Case 2:11-cv-02695-JEO Document 1-2 Filed 07/27/11 Page 1 of 114

FILED

U.S. DISTRICT COURT N.D. OF ALABAMA

State of Alabama			'    )   
Unified Judicial System	CITITATA	JUN 2 7 2007	Case Number
Form C-34 Rev 6/88	SUMMO -CIVIL	IND	型20080207
IN THE CIRCU	UTCOURT OF	JEFFERSON	COUNTY
Plaintiff MAMIE L. W	VILLIAMS, et al. v. De	fendant_DRUMMOND	
NOTICE TO Drummond Co	The state of the s		Ct. al.
NOTICE TO Drummond Co  100  THE COMPLAINT WHICH IS AT ACTION TO PROTECT YOUR R	TACHED TO THE STATE OF	00, Birmingham, Alaban	1a 35242
ACTION TO PROTECT YOUR R YOUR WRITTEN ANSWER, EITH THE CLERK OF THIS COURT. A YOUR ATTORNEY TO THE PLA ADDRESS IS	HER ADDMITTING OR DENYING COPY OF YOUR ANSWER MUS INTIFF OR PLAINTIFF'S ATTORI 3529 7th Avenue South, Bit	G EACH ALLEGATION IN T BE MAILED OR HAND NEY Robert Lesli	FILE THE ORIGINAL OF THE COMPLAINT WITH DELIVERED BY YOU OR
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TO ANY SHERIFF OR ANY  You are hereby command defendant.	ded to serve this summons and	y the Alabama Rules of a copy of the complaint i	Civil Procedure:
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Service by certified mail of pursuant to the Alabama Rules of	of this summons is initiated upo	on the written request of	Plaintiff
	<i>C</i>	Jane Marie Ga	terror
Date June 25, 2008			By:
	Clerk/Regist	er /	
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Certified Mail is hereby re	equested.		" OFFICE
	Plaintiff's/A	ttorney's Signature	JUN 25 2008
RETURN ON SERVICE:	'	ANN	VF-BAA-
Return receipt of certified r	nail received in this office on		VE-MARIE ADAMS
I certify that I personally de	elivered a copy of the Summon	(Date)	
A1_3	in	s and Complaint to	Count
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### IN THE CIRCUIT COURT FOR THE TENTH JUDICIAL CIRCUIT JEFFERSON COUNTY, ALABAMA

FILED IN C	DFFICE
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JUN 25 2000

MAMIE L. WILLIAMS, et al,	ANNE-MARIE
Plaintiffs	ANNE-MARIE ADAMS  Civil action no.:
versus	) £ V200802070
DRUMMOND COMPANY, INC., et al.,	
Defendants.	)

### ADDENDUM TO SUMMONS

Documents that are being served together with this <u>Summons</u> and <u>Complaint</u> are as follows:
(1) <u>Emergency Motion for Status Conference</u>, (2) <u>Rule 34 Plaintiffs' Request for Production of Documents and Things</u>, (3) <u>Rule 34 Plaintiffs' Request for Inspection of Land, Equipment, and Furnishings</u>.

RESPECTFULLY SUBMITTED on this the 25

day of June, 2008.

Robert Leslie Palmer, State Court ID No. PAL007

Environmental Litigation Group, P.C.

3529 Seventh Avenue South Birmingham, Alabama 35222

Telephone: 1-205-328-9200 Facsimile: 1-205-328-9206

ATTORNEYS FOR THE PLAINTIFF

#### IN THE CIRCUIT COURT FOR THE TENTH JUDICIAL CIRCUIT JEFFERSON COUNTY, ALABAMA

FILED IN OFFICE

JUN 25 2008

MAMIE L. WILLIAMS; KENDRICK AVERHART; ALLENE D. AVERY; DERRICK L. BENION; CHANNIE BENNETT; BETTY HILL BOWMAN; DAVID BOYKIN SR.; JOYCE LYNETTE BROWN; LEVERNE G. BROWN; LEA ANN BRYANT; THELMA BURRELL; BARBARA JEAN CALLAWAY; INEZ EVANS CAMERON; SHEILAH R. CARROLL; VIRGINIA L. CARTER; DEBRA FOSTER CHATMON; ANNETTA DENISE COLEMAN; OLLIE G. COOK; DOVIE BARMORE COOPER; TOM DAVID COTTON; GAYE ROYUALLYN CROCKER; CARTRETTA N. DADE; RENEE DAVIS; JACQUELINE DICKERSON; ARCHIE DILL JR.; ANN J. EATMON; LISA POWE EVANS; BONZIE FOUNTAIN; CHRISTOPHER FRANKLIN; J. B. FREEMAN; ISAIAH GATES; BARBARA GREEN; THERESIA JACKSON HALE; ELLA M. HARDAWAY; LINDA D. HARPER; ERICKA MONDREA HENDERSON; SANDRA J. ARMSTRONG HENDRIX; GEORGE ELLIS HENLEY; MANDRELLA HILL; DAVID HUDSON JR.; ROSA LEE HUNTER; VERLUNDA BENSON JAMISON: BRENDA ANN JEMISON; EMILY Y. JOHNSON; STANLEY JOHNSON; FLORENCE E. JONES; CATHERINE REED KIMBROUGH; LOUISE JAMES KIRKLAND; MELVA JEAN LATHAM; ANTHONY JEROME LEE JR.; JACOUELIN LEWIS: DEIDRE LLOYD; ARMANDA T. LUCAS; JAKE P. LYKES; ORNELL MARCUS JR.; CYNTHIA MCBRIDE; EDITH MARIE MCCLAIN; DAISY M. MCGRAW; ANDREW EARL MCGUIRE; CHARLES J. MEANS; NICOLE D. MILES; JOYNA MITCHELL; RONALD D. MITCHELL; WILLIAM MOORE; LUCY G. O'NEAL; DELOIS B. OWENS; ETHEL MAE PAGE; EDDIE ROSE PASCHAL; PATRICIA K. ROSS, personal representative of the ESTATE OF ANNIE KEENAN, deceased; MINNELL C. PETERSON; BRENDA JOYCE PINKNEY; BRENDA S. POELLNITZ; THERESA ANN POWE; FREDDIE POWELL; ANDREA P. REEDY; DEMETRIUS RICHARDSON; SHIRLEY ROBERTSON; MICHAEL D. ROBINSON; DELTRICE LAVERNE TATUM ROSCOE; HARRY SESSION; DONNA S. SIMPSON; KIEON SIMPSON, who sues by and through his guardian and next of friend, DONNA SIMPSON; MARGARET KIRLAND SLYDELL; Jimmie lee smith Jr.; thomas R. smith; James Staples; yvonnda shai STEPHENS; EDWINA THOMAS; JULIUS THOMAS; RHONDA ARRINGTON THURMAN; TONYA ANDREWS TOLBERT; MICHAEL DEWAYNE TROY; DEBORAH HOOKS VOLTZ; LEE EARTHA VOULTZ; CLYDE WALTERS; EDWENIA WASHINGTON; ANGELA RENEE WHATLEY; RHONDA WILLIAMS; and THELMA R. WOODALL, most of whom are citizens of the State of Alabama,

Plaintiffs

versus

DRUMMOND COMPANY, INC., an Alabama corporation (Alabama No. D/C 090-516), individually and as successor in interest to Alabama By Products Corporation, an Alabama corporation (Alabama No. D/C 106-565), Alabama By Products Corporation, a Delaware corporation (Delaware No. 0097018), and Drummond Coal Company, a Delaware corporation (Alabama No. F/C 700-247); and; and FICTITIOUS DEFENDANTS "1" through "99," being those persons more particularly described herein,

Defendants.

ANNE-MARIE ADAMS
Clerk
CIVIL ACTION NO.:
UV 200802070

PLAINTIFFS DEMAND A TRIAL BY STRUCK JURY

Causes of Action:
Count I – Negligence.
Count II – Gross Negligence.
Count III – Negligence Per Se.
Count IV – Intentional Tort.
Count V – Conspiracy.
Count VI – Public Nuisance.
Count VII – Private Nuisance.
Count VIII – Trespass.

Exhibits:
A - All Plaintiffs
B - Tolling Agreement

#### **COMPLAINT**

COME NOW the <u>Plaintiffs</u>, by and through the undersigned counsel, and file this complaint against <u>Drummond Company</u>. Inc. and the <u>Fictitious Defendants</u>, alleging and averting as follows:

#### SUMMARY STATEMENT

This action concerns a gross injustice committed in the name of filthy lucre – for the sake of profit, <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> spewed millions of tons of <u>Toxicants</u> and <u>Noxious Odors</u> into the <u>North Birmingham Community</u> and portions of the <u>City of Tarrant</u>, in violation of state and federal laws.

The North Birmingham Community was once the site of the Hawkins Plantation, and, as such, has always been populated by African-Americans. Similarly, the City of Tarrant was once the site of the Merriweather Farm, and has also long been populated by African-Americans. Unfortunately, as a result of the actions of Drummond Company. Inc. and the Fictitious Defendants, the hardships and abuses endured by the African-American slaves on the Hawkins Plantation continue in spirit to this very day, for the predominantly African-American citizens who populate the North Birmingham Community and portions of the City of Tarrant remain the victims of social and environmental injustice. Callously disregarding the well-being of those citizens, and placing profit above everything else, Drummond Company, Inc. and the Fictitious Defendants have caused their Coke Ovens to spew millions of tons of Toxicants into the North Birmingham Community and portions of the City of Tarrant, in violation of state and federal laws governing those Toxicants.

As a result of their actions, <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> have transmogrified the <u>North Birmingham Community</u>, a community once described as Birmingham's "prettiest suburb" with "healthful water ... beautiful scenery ... and pure air," and portions of the <u>City of Tarrant</u>, an equally pristine community on which six crystal clear springs once flowed, into cesspools of industrial waste. Indeed, even today <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants' Coke Ovens</u> continue to emit <u>Toxicants</u> in amounts prohibited by law and in amounts that <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>' officers and directors would never tolerate in their own communities, for the emissions have caused, and continue to this very day to cause, <u>Noxious Odors</u> twenty-four hours a day, seven days a week. <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants'</u> greed, wantonness, and negligence have visited upon two peaceful communities, the <u>North Birmingham Community</u> and portions of the <u>City of Tarrant</u>, an overwhelming plague of death and disease, property damage, and suffering.

Complaint

The Plaintiffs, all residents of the North Birmingham Community and the City of Tarrant, bring this lawsuit seeking a measure of justice, including compensation for their losses and justly deserved punishment for <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>.

### **PARTIES** THE PLAINTIFFS AND THEIR DISEASES

- All of the Plaintiffs are listed in EXHIBIT A, together with each disease from which the Plaintiff 1. suffers or from which the Plaintiff's decedent suffered, and further indicating whether the Plaintiff has suffered property damage.
- As indicated on EXHIBIT A, some of the Plaintiffs suffer from, or their decedents suffered and 2. died as a result of, blood diseases caused by the release of the Toxicants and Noxious Odors from the Coke Ovens.
- As indicated on EXHIBIT A, some of the Plaintiffs suffer from, or their decedents suffered and 3. died as a result of, cancers caused by the release of the Toxicants and Noxious Odors from the Coke Ovens.
- 4. As indicated on EXHIBIT A, some of the Plaintiffs suffer from, or their decedents suffered and died as a result of, respiratory diseases caused by the release of the Toxicants and Noxious Odors from the Coke Ovens.
- As indicated on EXHIBIT A, some of the Plaintiffs suffer from, or their decedents suffered and 5. died as a result of, other diseases aggravated by the release of the Toxicants and Noxious Odors from the Coke Ovens, including, without limitation, developmental disorders, autoimmune disorders, urinary diseases, neurological diseases, cardiovascular endocrinological disorders, and reproductive disorders.
- As indicated on Exhibit A, some of the Plaintiffs have also sustained property damage caused 6. by the release of the Toxicants and Noxious Odors from the Coke Ovens.

## PARTIES THE DEFENDANTS

- 7. The principal defendant in this case is <u>Drummond Company</u>, Inc., an Alabama corporation (D/C 090-516) that was incorporated on December 21, 1982 under the name Temporary Coal Co., Inc. <u>Drummond Company</u>, Inc.'s principal place of business is Suite 300, 1000 Urban Center Drive, Birmingham Alabama 35242. <u>Drummond Company</u>, Inc. is sued individually and as successor in interest to the following entities:
  - A. <u>Alabama By-Products Corporation</u> was an Alabama corporation (D/C 106-565) incorporated on September 24, 1985 under the name ABC Acquisition Corporation. On September 30, 1985, Alabama By-Products Corporation, a Delaware corporation, was merged into ABC Acquisition Corporation, which simultaneously changed its name to Alabama By-Products Corporation. On December 31, 1985, Alabama By-Products Corporation was merged into Drummond Company, Inc., an Alabama corporation (D/C 090-516).
  - B. Alabama By-Products Corporation was a Delaware corporation (0097018) incorporated on February 7, 1920. On September 30, 1985, it was merged into ABC Acquisition Corporation, an Alabama corporation (D/C 106-565) that simultaneously changed its name to Alabama By-Products Corporation. On December 31, 1985, Alabama By-Products Corporation was merged into Drummond Company, Inc., an Alabama corporation (D/C 090-516).
  - C. <u>Drummond Coal Company, Inc.</u> was a Delaware corporation that qualified to transact business in Alabama (F/C 700-247) on April 4, 1973. On December 31, 1982, it was merged into Temporary Coal Co., Inc. (D/C 090-516), whose name was simultaneously changed to Drummond Company, Inc. On April 11, 1985, Drummond Coal Company, Inc. changed its name to Drummond Company, Inc.
- 8. Fictitious Defendants 1 through 99 are those defendants whose identities and true names are currently unknown to the <u>Plaintiffs</u>, who therefore sue <u>Fictitious Defendants</u> 1 through 99 by such fictitious names. The <u>Plaintiffs</u> will amend this complaint to state the true names and capacities of <u>Fictitious Defendants</u> 1 through 99 when they have been ascertained. The <u>Plaintiffs</u> are informed and believe and therefore allege that <u>Fictitious Defendants</u> 1 through 99 are in some manner responsible for the occurrences alleged herein, and that the <u>Plaintiffs</u>' darnages alleged herein were proximately caused by their conduct, as follows:

Complaint

- A. One or more of the <u>Fictitious Defendants</u> (the "<u>Polluter Defendants</u>") released the <u>Toxicants</u> and <u>Noxious Odors</u> into the environment.
- B. One or more of the <u>Fictitious Defendants</u> (the "<u>Premises Defendants</u>") owned property from which the <u>Polluter Defendants</u> released the <u>Toxicants</u> and <u>Noxious Odors</u> into the environment.
- C. One or more of the <u>Fictitious Defendants</u> (the "<u>Successor Defendants</u>") are successors in interest of <u>Drummond</u> or of any other <u>Fictitious Defendant</u> that may be characterized as a <u>Polluter Defendant</u>, and/or <u>Premises Defendant</u>.
- D. One or more of the <u>Fictitious Defendants</u> (the "<u>Alter Ego Defendants</u>") are mere alter egos of <u>Drummond</u> or of any other <u>Fictitious Defendant</u> that may be characterized as a <u>Polluter Defendant</u>, and/or <u>Premises Defendant</u>.
- E. One or more of the Fictitious Defendants (the "Conspirator Defendants") conspired (a) to release Toxicants from the Coke Ovens in quantities and in a manner in violation of law; (b) to cover up and/or to conceal the fact that the Toxicants had been and were being released from the Coke Ovens; and/or (c) to evade liability for damage caused by the Toxicants and Noxious Odors by corporate restructuring and/or reorganizing. The term "Conspirator Defendant" may therefore include any officer, director, shareholder, or attorney who participated in the said conspiracy and who may, after discovery in this matter, be substituted for one of the Fictitious Defendants.
- F. The terms "Polluter Defendant," "Premises Defendant," "Successor Defendant," "Alter Ego Defendant," and "Conspirator Defendant" are not mutually exclusive, and a Fictitious Defendant may simultaneously fall into any one, all, or any combination of these categories. The Plaintiffs reserve the right to establish through discovery the category or categories to which each Fictitious Defendant belongs.
- 9. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> released the <u>Toxicants</u> and <u>Noxious</u> <u>Odors</u> into the environment.
- 10. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> owned property from which the <u>Toxicants</u> and <u>Noxious Odors</u> were released into the environment.

- 11. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> constructed, located, maintained, and continued to operate the <u>Coke Ovens</u> in and near the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>, communities populated predominantly by African-Americans.
- 12. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> are joint tortfeasors and are jointly and severally liable to the <u>Plaintiffs</u>.
- Drummond Company, Inc. and the Fictitious Defendants are each sued (a) in its individual capacity, (b) as a successor in interest to each of those entities specifically identified herein as its predecessor in interest, (c) as a successor in interest to each of those entities that, through discovery or otherwise, is identified during the course of litigation as its predecessor in interest, (d) as an alter ego to each of those entities specifically identified herein as its adjunct or instrumentality, and (e) as an alter ego to each of those entities that, through discovery or otherwise, is identified during the course of litigation as its adjunct or instrumentality.
- 14. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> acted by and through their agents, servants, and employees, and are liable for the conduct of their agents, servants, and employees. Whenever this complaint refers to actionable conduct of <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>, it includes the conduct of the agents, servants, and employees of <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>.

#### **TOLLING AGREEMENT**

- 15. In an effort to avoid litigation, the <u>Plaintiffs</u> sought first to mediate their claims against <u>Drummond Company</u>, Inc.
- 16. For that reason, the <u>Plaintiffs</u> and <u>Drummond Company</u>, <u>Inc.</u> (under the name Alabama By Products Corporation) entered into a <u>Tolling Agreement</u>, a copy of which is attached as <u>EXHIBIT B</u> hereto.

#### JURISDICTION AND VENUE

- 17. For the relief sought herein, the <u>Plaintiffs</u> voluntarily subject themselves to the jurisdiction and venue of this Honorable Court.
- 18. <u>Drummond Company, Inc.</u> is subject to the jurisdiction of this Honorable Court on the grounds that <u>Drummond Company, Inc.</u> is a domestic corporation organized and existing under the laws of the State of Alabama.
- 19. Venue is proper in this Honorable Court because the cause of action arose in Jefferson County. Venue is also proper in this Honorable Court because <u>Drummond Company</u>, <u>Inc.</u> has its principal place of business located in Jefferson County, Alabama.
- 20. Pursuant to Rule 20 of the ALABAMA RULES OF CIVIL PROCEDURE, joinder of these <u>Plaintiffs</u>' claims in this single action is appropriate. As further set forth hereinafter, the <u>Plaintiffs</u>' claims against <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> arise out of the same transactions, occurrences, or series of transactions and occurrences, and involve common questions of law and fact.

#### NATURE OF THE CASE

21. This is a civil action based in tort alleging negligence, gross negligence, negligence per se, intentional tort, conspiracy, public nuisance, private nuisance, and trespass. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> are jointly and severally liable to the <u>Plaintiffs</u> for their tortious conduct described more fully herein.

## BACKGROUND FACTS THE NORTH BIRMINGHAM COMMUNITY

22. The North Birmingham Community was formerly a separate municipality, and before that was part of the approximately 2,000-acre Hawkins Plantation, which was noted for its pleasantly sloping hills and many springs and creeks. Prior to the Civil War, African-American slaves worked the Hawkins Plantation.

Complaint

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- 23. On October 1, 1886, brothers John W. Johnston and Andrew Johnston, the president and treasurer of the Georgia Pacific Railroad, organized the North Birmingham Land Company and purchased 900 acres of land for development as a manufacturing and residential town.
- 24. The August 11, 1887 issue of the WEEKLY IRON AGE described North Birmingham as the city's "prettiest suburb" and lauded its "tasty cottages and park unsurpassed in arrangement and taste by anything in Birmingham."
- 25. So beautiful was the community that both the Birmingham Country Club and the Birmingham Golf Club were incorporated and located in the <u>North Birmingham Community</u>. The two clubs subsequently merged and relocated first to Lakeview Park in Birmingham and then to Shades Valley.
- 26. With a population approaching 5,000, North Birmingham was incorporated in 1902.
- 27. According to the May 31, 1904 issue of the *BIRMINGHAM NEWS*, the newly incorporated municipality had fine public schools and churches and "healthful water ... beautiful scenery ... and pure air." The same article described the homes in North Birmingham as "much in request as a residential section."
- 28. The first park in the North Birmingham Community, the Mineral Springs Park, was established in 1887 at the old North Birmingham Golf Course site.
- 29. Perhaps the best known park in the North Birmingham Community was the North Birmingham Park, built in about 1895 at 35th Avenue and 28th Street North. By 1914 the North Birmingham Park had tennis courts, a dancing pavilion, a lake pavilion, driveways, and walks, and a swimming pool was built there in 1930.
- 30. The first school in the <u>North Birmingham Community</u> was the North Birmingham School, which began in a wooden building at the corner of 36th Avenue and 26th Street. That building became the lunchroom for a new brick building built and dedicated in 1905.
- 31. The North Birmingham Community continues to be a community that believes in its youth and schools now in existence in the North Birmingham Community include the following schools:
  - (1) Riggins Elementary School;

- (2) Fairmont Elementary School;
- (3) North Birmingham Elementary School;
- (4) Hudson Elementary School;
- (5) Calloway Elementary School;
- (6) Boyles Public School;
- (7) Veterans Vocational School;
- (8) Rockett School;
- (9) Dudley Elementary School;
- (10) Shields Elementary School;
- (11) Cunningham School;
- (12) Gibson School;
- (13) Vocational School for Girls;
- (14) Norwood Elementary School;
- (15) McArthur Elementary School;
- (16) Lewis Elementary School;
- (17) Eagan Elementary School; and
- (18) Finley Avenue Elementary School.
- 32. The first church in the <u>North Birmingham Community</u>, the Mount Vernon Church, was established in 1884 at 34<sup>th</sup> Avenue and 22<sup>nd</sup> Street. By 1904 it had moved to a new building at 34<sup>th</sup> Avenue and 24<sup>th</sup> Street.
- 33. The <u>North Birmingham Community</u> continues to be a community of faith, and churches now in existence in the <u>North Birmingham Community</u> include the following churches:
  - (1) Antioch Baptist Church;
  - (2) AOH Church of God;
  - (3) Apostolic Church of God;
  - (4) The Apostolic Faith Church;
  - (5) Bethel Baptist Church;
  - (6) Bryant Fountain of Love Baptist Church;
  - (7) Christian Fellowship Pentecostal Church;

- (8) Christian Valley Baptist Church;
- (9) Collegeville Church of Christ;
- (10) Douglasville United Methodist Church;
- (11) The Glorious Church of God in Christ;
- (12) Greater Antioch Baptist Church;
- (13) Greater New Height Baptist Church;
- (14) Hayes Chapel Baptist Church;
- (15) Livelystone Missionary Baptist Church;
- (16) Morningstar Baptist Church;
- (17) The Mount Olive Missionary Baptist Church;
- (18) Mountain View AOH Church of God;
- (19) Mount Carmel Missionary Baptist Church;
- (20) New Georgia Baptist Church;
- (21) New Hope Baptist Church of Collegeville;
- (22) New Mount Olive Baptist Church;
- (23) New Progress Baptist Church;
- (24) Northside Church of God;
- (25) Oak Hurst Baptist Church;
- (26) Oak Street Baptist Church;
- (27) Olivet Monumental Baptist Church;
- (28) Peace Baptist Church;
- (29) Pentecostal Church of Jesus Christ;
- (30) Pilgrim Home Baptist Church;
- (31) Purity Holiness Church of God;
- (32) Saint Paul Baptist Church North Birmingham;
- (33) Saints Tabernacle AFM Church of God;
- (34) Shady Grove Baptist Church;
- (35) Saint James AME Zion Church;
- (36) Saint Mark Baptist Church;
- (37) Temple of Truth Apostolic Holiness Church;

- (38) Thirtieth Avenue Church of Christ;
- (39) Thirty-Fifth Avenue Church of God;
- (40) Trinity CME Church;
- (41) True House of Prayer Baptist Church;
- (42) True Vine Holiness Church of God;
- (43) True Worshippers Christian Center;
- (44) Twenty-Eighth Street Church of God;
- (45) Wilson Chapel Baptist Church;
- (46) Wrights Chapel United Methodist Church;
- (47) Zion Hope Baptist Church; and
- (48) Seventh Day Adventist Church.

## BACKGROUND FACTS THE CITY OF TARRANT

- 34. The land now occupied by the <u>City of Tarrant</u> was originally part of the Merriwether Farm. Six crystal clear springs flowed nearby.
- 35. During the early years of the twentieth century, the <u>City of Tarrant</u> remained largely an agricultural community with no fewer than ten local dairies.
- 36. On August 17, 1918 the City of Tarrant was incorporated.
- 37. In 1937 a board consisting of Mr. Felix Erwin, Mr. O.T. Payne, Mrs. Jesse Murphree, Mr. James Thornton, and Mrs. John Kimmons established the first park in the <u>City of Tarrant</u>.
- 38. The <u>City of Tarrant</u> continues to be a community that desires clean and wholesome recreation, and parks now in existence in the <u>City of Tarrant</u> include the following:

Page 11

- (1) Chief William C. "Billy" Hewitt Park;
- (2) Brummitt Heights Park;
- (3) Depot Street Mini Park;
- (4) Birmingham Street Park;
- (5) Tarrant Recreation Center; and

Complaint

Williams, et al., v.Drummond Company, Inc., et al. In the Circuit Court for the Tenth Judicial Circuit Jefferson County, Alabama

- (6) Tarrant Athletic Complex.
- 39. The first school in the <u>City of Tarrant</u> was the Boyles School, which was closed in 1921 when Tarrant Grammar School was opened.
- 40. The <u>City of Tarrant</u> continues to be a community that believes in its youth, and schools now in existence in the <u>City of Tarrant</u> include the following schools:
  - (1) Tarrant Elementary School;
  - (2) Tarrant Middle School;
  - (3) Tarrant High School;
  - (4) Tarrant Alternative School; and
  - (5) Integrity Christian Academy.
- 41. The first church in the <u>City of Tarrant</u>, the Old Bethel Church (now Tarrant First Methodist Church), was established in about 1818.
- 42. The <u>City of Tarrant</u> continues to be a community of faith, and churches now in existence in the <u>City of Tarrant</u> include the following churches:
  - (1) Tarrant Church of Christ;
  - (2) Central Baptist Church of Tarrant;
  - (3) First Baptist Church of Tarrant;
  - (4) Rock United Methodist Church;
  - (5) Lily Baptist Church;
  - (6) House of Prayer Evangelistic Church;
  - (7) Inglenook Baptist Church;
  - (8) Plainview Baptist Church;
  - (9) Mount of Olives Baptist Church;
  - (10) Mount Calvary Baptist Church;
  - (11) Rushing Spring Church;
  - (12) Boyles Baptist Church; and
  - (13) First Missionary Baptist Church of East Boyles.

## BACKGROUND FACTS THE COKE OVENS

- 43. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> have for many years owned and/or operated two coke ovens (the "<u>Coke Ovens</u>") located in and near the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>. For decades <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> used the <u>Coke Ovens</u> to treat coal and convert it into coke utilizing a distillation process.
- 44. Among other things, <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> also used the <u>Coke Ovens</u> to process coke oven gas, before its use as fuel for heating the ovens, to remove and recover tar, ammonia, ammonium sulfate, phenol, naphthalene, light oil, and sulfur. In the coke-making process, bituminous coal is fed (usually after processing to control the size and quality of the feed) into a series of ovens. Volatile compounds that are driven off the coal are collected and processed to recover combustible gases and other by-products. During this process, gases, including the <u>Toxicants</u> and <u>Noxious Odors</u>, escape and are released into the environment in significantly (and measurably) high quantities, thereby exposing both persons and property.
- 45. The <u>Coke Ovens</u> have been rated (<u>http//www.scorecard.org</u>) as being among the "dirtiest facilities in the U.S." because:
  - A. They are in the top 10 percent in both cancer and non-cancer risk from both air and water releases;
  - B. They are in the top 10 percent in air releases of recognized reproductive toxicants;
  - C. They are in the top 20 percent in air releases of both recognized carcinogens and developmental toxicants; and
  - D. They are in the top 30 percent in total environmental releases.
- 46. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> owned and/or operated the <u>Coke</u>

  <u>Ovens</u> with the knowledge that they were releasing dangerous amounts of the <u>Toxicants</u> into the environment.

Complaint

## BACKGROUND FACTS THE TOXICANTS

- 47. The <u>Toxicants</u> that <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> released into the environment from the <u>Coke Ovens</u> include generally, without limitation:
  - (1) "Hazardous Chemicals," as described in 29 CFR Part 1910 Subpart Z;
  - (2) "Hazardous Air Pollutants" (HAPs), as described in 40 CFR § 63.2;
  - (3) "Hazardous Wastes," as described in 40 CFR Part 261, Subpart D;
  - (4) "Acute Hazardous Wastes," as described in 40 CFR § 261.30(b);
  - (5) "Hazardous Waste Constituents," as described in 40 CFR Part 261, Appendix VIII;
  - (6) "Hazardous Substances," as described in 40 CFR § 302.4; 40 CFR § 117.3;
  - (7) "Extremely Hazardous Substances," as described in 40 CFR Part 355, Appendices A and B;
  - (8) "Toxic Chemicals," as described in 40 CFR § 372.65;
  - (9) "Imminently Hazardous Chemical Substances or Mixtures," as described in 15 U.S.C § 2606(f)(1976), as amended; and
  - (10) "Hazardous Materials," as described in 49 CFR § 105.5(b).
- 48. The <u>Toxicants</u> that <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> released into the environment from the <u>Coke Ovens</u> include <u>specifically</u>, without limitation:
  - (1) Polychlorinated Dioxins/Furans, including, without limitation, all cogeners such as 2,3,7,8-Tetrachlorodibenzo-p-dioxin (TCDD), chlorinated dibenzofurans (CDF), and other structurally related groups of chemicals from the family of halogenated aromatic hydrocarbons;
  - (2) Polychlorinated Biphenyls (PCB's), including, without limitation, all cogeners;
  - (3) Particulate Matter, including PM-2.5 and PM-10;
  - (4) Volatile Organic Compounds (VOC's), including, without limitation, acetaldehyde, acrolein, benzene, ethylbenzene, ethylene, ethylene glycol, formaldehyde, methylene chloride, methyl ethyl ketone (MEK), phenols, 1,1,1-trichloroethane, trichloroethylene, toluene, and xylene, including all mixed isomers;

Complaint

- (5) Polycyclic Aromatic Hydrocarbons (PAH's), including, without limitation, anthracene, benzo(b,j,k)fluoranthene, benzo(ghi)perylene, benzo(a)pyrene, coronene, dibenz(a,h)anthracene, indeno(1,2,3,-cd)pyrene, naphthalene, ovalene, phenanthrene, propylene, pyrene, and styrene; and
- (6) Heavy Metals, including, without limitation, compounds of arsenic, barium, beryllium, cadmium, chromium, lead, manganese, mercury, selenium, silver, and zinc; and
- (7) Coal Tar Pitch.
- 49. Arsenic is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. DRAFT TOXICOLOGICAL PROFILE FOR ARSENIC, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2005. The toxic effects of arsenic have been known for millennia, and it was known and used as a poison in ancient Persia, ancient Greece, and elsewhere, and it became a common means to commit murder during the Middle Ages, particularly in Italy.
- Benzene is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Draft Toxicological Profile for Benzene, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2005. The unreasonably dangerous nature of benzene has been known for more than a century. Benzene has been known as a powerful bone marrow poison since 1897. In 1928, the first published case of benzene-induced leukemia was reported. Researchers at the time recommended substitutes for benzene because it was so toxic. Svirbely, J.L., Dunn, R.C., von Oettingen, W.F., The Acute Toxicity of Vapors of Certain Solvents Containing Appreciable Amounts of Benzene and Toluene, Journal of Industrial Hygiene and Toxicology 25:366-373 (1943).
- 51. Beryllium is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Beryllium, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2002. The unreasonably dangerous nature of beryllium has been known for more than 70 years. A 1933 study demonstrated that absorbed

beryllium appears to preferentially accumulate in bone, and beryllium may substitute for calcium in bone, resulting in rickets or osteoporosis. Jacobson, S.A., Bone Lesions in Rats Produced by the Substitution of Beryllium for Calcium in the Diet, ARCHIVES OF PATHOLOGY 15:18-26 (1933).

- Cadmium is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Cadmium, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, July 1999. Cadmium is a rare element discovered in 1817 and rarely used until the middle of the twentieth century. Significantly, its adverse health effects became apparent almost immediately, and were firmly established no later than 1950 through a study of workers in a cadmium battery factory. Friberg, L, 1950, Health Hazards in the Manufacture of Alkaline Accumulators with Special Reference to Chronic Cadmium Poisoning, ACTA MEDICA SCANDINAVIA 138 (Supplement 240): 1-124 (1950).
- 53. Chromium is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Chromium, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2000. Chromium has been a known health hazard for more than 70 years. See, e.g., Akatsuka K, Fairhall L.T., The Toxicology of Chromium, Journal of Industrial Hygiene 16:1-24 (1934).
- Coal tar pitch is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. TOXICOLOGICAL PROFILE FOR WOOD CREOSOTE, COAL TAR CREOSOTE, COAL TAR, COAL TAR PITCH, AND COAL TAR PITCH VOLATILES, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2002. In fact, the World Health Organization's International Agency for Research on Cancer (hereinafter the "IARC") has classified coal tar pitch as a Class I Known Human Carcinogen. Indeed, coal tar pitch has been a recognized carcinogen for more than a century. Mackenzie, S., Yellow Pigmentary Stains of Hemorrhagic Origin and a Case of Tar Eruption, BRITISH JOURNAL OF DERMATOLOGY 10:416-417 (1898);

- O'Donovan, W.J., Epitheliomatous Ulceration Among Tar Workers, BRITISH JOURNAL OF DERMATOLOGY 32:215-252 (1920).
- Dioxins are unreasonably dangerous and are known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Chlorinated Dibenzo-P-Dioxins, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, December 1998. In fact, the IARC has classified 2,3,7,8-tetrachloro-p-dioxin as a Class I Known Human Carcinogen. The toxicity of dioxins first became known more than 40 years ago, beginning in the early 1960's. During that 40-year period, dioxins have caused death and disease:
  - A. Among the inhabitants of a Dutch community after a 1963 explosion of a chemical plant near Amsterdam;
  - B. Among American soldiers and Vietnamese as a result of the use of the defoliant Agent Orange during the Vietnam War;
  - C. Among Italians as a result of a 1976 explosion at a Seveso, Italy chemical plant; and
  - D. Among the inhabitants of the entire town of Times Beach, Missouri as a result of the use of dioxin-contaminated waste water used to control dust in the town.
- 56. Furans are unreasonably dangerous and are known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for 2,3 Benzofuran, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 1992. The unreasonably dangerous nature of furans was known no later than 1960. Wilson, R.H., McCormick, W.E., Plastics: The Toxicology of Synthetic Resins, AMA Archives of Industrial Health 21:536-548 (1960).
- 57. Manganese is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Manganese, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2000. For at least 70 years manganese has been known to cause serious adverse health effects. Daniels, A.I., Everson, G.J., The Relation of Manganese to Congenital Debility, Journal of Nutrition 9:191-203 (1935).

- Phenol is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Phenol, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, December 1998. The unreasonably dangerous nature of phenol has been known for at least half a century. Boutwell, R.K., Bosch, D.K., The Tumor-Promoting Action of Phenol and Related Compounds for Mouse Skin, Cancer Research 19:413-424 (1959).
- Polycyclic aromatic hydrocarbons are unreasonably dangerous and are known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Polycyclic Aromatic Hydrocarbons, U.S. Department of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, August 1995. The unreasonably dangerous nature of polycyclic aromatic hydrocarbons have been known for almost a century. Mixtures of polycyclic aromatic hydrocarbons that include benzo[a]pyrene such as coal tar were shown to be dermal carcinogens in animals as early as 1918. Yamagiwa, K., Ichikawa, K., Experimental Study of the Pathogenesis of Carcinoma. Journal of Cancer Research 3:1-29 (1918). The most intense exposures to polycyclic aromatic hydrocarbons result from coke ovens emissions.
- Mercury is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Mercury, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, March 1999. Mercury has long been widely known to cause death and debilitating disease. A 1916 case study reported that a 27-year-old woman died four days after inserting a mercuric chloride tablet into her vagina. Millar, A., Perchloride of Mercury Poisoning by Absorption from the Vagina, British Medical Journal 2:453-454 (1916). In addition, early case studies of occupational exposure to alkyl mercury compounds reported deaths in humans following inhalation of organic mercury vapors. Although the cause of death was not reported, most subjects died after developing profound neurotoxicity. Hill, W., A Report on Two Deaths from Exposure to the Fumes of a Di-ethyl Mercury, Canadian

- JOURNAL OF PUBLIC HEALTH 34:158-160 (1943); Hook, O., Lundgren, K.D., Swensson, A., On Alkyl Mercury Poisoning, ACTA MEDICA SCANDINAVIA 150:131-137 (1954).
- 61. Lead is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. DRAFT TOXICOLOGICAL PROFILE FOR LEAD, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2005. For more than 70 years, the capacity of lead to cause severe adverse health effects has been known. Nye, L.J.J., An Investigation of the Extraordinary Incidence of Chronic Nephritis in Young People in Queensland, MEDICAL JOURNAL OF AUSTRALIA 2:145-159 (1929).
- 62. Toluene is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Toluene, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, September 2000. The toxicological effects of toluene have been known for more than 60 years. Svirbely, J.L., Dunn, R.C., von Oettingen, W.F., The Acute Toxicity of Vapors of Certain Solvents Containing Appreciable Amounts of Benzene and Toluene, Journal of Industrial Hygiene and Toxicology 25:366-373 (1943).
- 63. Zinc is unreasonably dangerous and is known to be capable of causing significant health problems in both humans and animals. Toxicological Profile for Zinc, U.S. Department Of Health And Human Services, Public Health Service, Agency for Toxic Substances and Disease Registry, August 2005. As early as 1927, studies have demonstrated that workers exposed to airborne concentrations of zinc oxide tended to suffer from "metal fume fever." Sturgis, C.C., Drinker, P., Thomson, R.M., Metal Fume Fever: Clinical Observations on the Effect of the Experimental Inhalation of Zinc Oxide by Two Apparently Normal Persons, JOURNAL OF INDUSTRIAL HYGIENE 9:88-97 (1927).
- 64. The <u>Toxicants</u> are known to have severe and adverse health effects on humans, including, without limitation, the diseases from which the <u>Plaintiffs</u> and/or their decedents now suffer or have suffered, and which caused the deaths of the <u>Plaintiffs</u>' decedents.

- 65. The <u>Toxicants</u> are unreasonably dangerous and have long been known to cause significant adverse health effects in both humans and animals.
- 66. The <u>Toxicants</u> that <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> released into the environment from the <u>Coke Ovens</u> were and are accompanied by indeed, even evidenced by the <u>Noxious Odors</u>, which are simply the physical manifestation of the Toxicants.

## BACKGROUND FACTS THE DEFENDANTS' MISCONDUCT

- 67. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> at all times relevant to this complaint knew, or in the exercise of ordinary care should have known:
  - A. That the <u>Toxicants</u> were poisonous and harmful to human beings;
  - B. That once released into the environment the <u>Toxicants</u> posed a serious health hazard to humans; and
  - C. That their actions would cause injuries and deaths to the <u>Plaintiffs</u> and their decedents and damage to their property.
- 68. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> were negligent, grossly negligent, and wantonly negligent in the following respects:
  - A. Knowing that the <u>Toxicants</u> are unreasonably dangerous (or at least being in a position that they should have known that the <u>Toxicants</u> are unreasonably dangerous), <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> nevertheless released the unreasonably dangerous Toxicants into the environment.
  - B. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> failed to properly test for the release of the Toxicants into the environment.
  - C. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> failed to timely and adequately warn the <u>Plaintiffs</u> and their decedents of the dangerous characteristics and serious health hazards associated with exposure to the <u>Toxicants</u> that they released into the environment.

Complaint

- D. <u>Drummond Company</u>, Inc. and the <u>Fictitious Defendants</u> specifically disregarded the safety of the <u>Plaintiffs</u> and their decedents and fraudulently concealed from the <u>Plaintiffs</u> and their decedents the dangerous nature of the <u>Toxicants</u> that they released into the environment.
- E. Notwithstanding their affirmative obligations under applicable law to prevent the release of the <u>Toxicants</u> and <u>Noxious Odors</u> into the environment, and notwithstanding their affirmative obligations under applicable law to warn the <u>Plaintiffs</u> and their decedents of the unreasonably dangerous nature of the <u>Toxicants</u> that they released into the environment, <u>Drummond Company</u>, Inc. and the <u>Fictitious Defendants</u> made no efforts:
  - 1. To prevent the release of the <u>Toxicants</u> and <u>Noxious Odors</u> into the environment;
  - 2. To warn the <u>Plaintiffs</u> and their decedents about the unreasonably dangerous nature of the <u>Toxicants</u> that they released into the environment;
  - 3. To establish measures to protect the <u>Plaintiffs</u> and their decedents from exposure to the unreasonably dangerous <u>Toxicants</u> that they released into the environment;
  - 4. To clean up and/or remediate the property contaminated by the <u>Toxicants</u> and <u>Noxious Odors</u> that they released into the environment.
- By releasing the <u>Toxicants</u> into the environment, <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> generated substantially elevated atmospheric concentrations of chemical vapors, particulates, and aerosols into the <u>North Birmingham Community</u> and the <u>City of Tarrant</u> in a "plume" originating within the <u>Coke Ovens</u> and ultimately covering the entire <u>North Birmingham Community</u> and portions of the <u>City of Tarrant</u>. It was that plume that caused, and continues to cause, the <u>Noxious Odors</u>.
- 70. The <u>Toxicants</u> and <u>Noxious Odors</u> released into the environment by <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> contaminated and continue to contaminate the soil, sediment, and ground water in and near the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>.
- 71. The actions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, were and continue to be negligent, reckless, willful, wanton, and arbitrary, and constitute an outrageous disregard for the health and safety of the <u>Plaintiffs</u> and

- their decedents, who have been and continue to be exposed to the <u>Toxicants</u> and <u>Noxious Odors</u> released into the environment by <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>.
- The <u>Coke Ovens</u> are located in and near the heart of the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>, the neighborhoods in which the <u>Plaintiffs</u> and their decedents live and have lived. The <u>Plaintiffs</u> and their decedents and the <u>Plaintiffs</u>' property were all exposed to harmful and damaging levels of the <u>Toxicants</u> and <u>Noxious Odors</u> released into the environment by <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>. Consequently, the <u>Plaintiffs</u> and their decedents suffer and have suffered from the diseases described above as a result of their exposure to the <u>Toxicants</u> released into the environment by <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>. Moreover, each <u>Plaintiff</u>'s property has been damaged as a result of being contaminated by the <u>Toxicants</u> and <u>Noxious Odors</u> released into the environment by <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>.
- 73. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, knowingly and intentionally failed to investigate or monitor their release of the Toxicants and Noxious Odors into the environment.
- 74. The release of the <u>Toxicants</u> and <u>Noxious Odors</u> into the environment and the resulting contamination of the <u>North Birmingham Community</u> could have been prevented or substantially reduced, and could still be prevented or substantially reduced, by the exercise of reasonable care and by the timely installation of effective air pollution control devices and other state-of-the-art methods.
- 75. Upon information and belief, <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>' decision-making bodies that were and are responsible for the actions and inactions made the basis of this lawsuit were and are either all-Caucasian bodies without any minority representation or overwhelmingly Caucasian bodies without substantial minority representation. In any event, <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>' actions and inactions made the basis of this lawsuit were taken without regard to the effect on African-Americans and had a disparate impact upon African-Americans.

Complaint Page 22

- 76. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> willfully, wantonly, and negligently discriminated against African-Americans by:
  - A. Constructing, locating, maintaining, and continuously operating the <u>Coke Ovens</u> in and near the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>, predominantly African-American communities.
  - B. Releasing the unreasonably dangerous <u>Toxicants</u> into the environment surrounding the predominantly African-American <u>North Birmingham Community</u> and <u>City of Tarrant</u>.
  - C. Failing to properly test for the release of the <u>Toxicants</u> into the environment surrounding the predominantly African-American <u>North Birmingham Community</u> and <u>City of Tarrant</u>.
  - D. Failing to timely and adequately warn the <u>Plaintiffs</u> and their decedents of the dangerous characteristics and serious health hazards associated with exposure to the <u>Toxicants</u> that they released into the environment surrounding the predominantly African-American <u>North Birmingham Community</u> and <u>City of Tarrant</u>.
  - E. Specifically disregarding the safety of the <u>Plaintiffs</u> and their decedents and fraudulently concealing from the <u>Plaintiffs</u> and their decedents the dangerous nature of the <u>Toxicants</u> that they released into the environment surrounding the predominantly African-American North Birmingham Community and <u>City of Tarrant</u>.

## BACKGROUND FACTS VIOLATIONS OF APPLICABLE LAW

77. The actions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, constituted violations of laws intended to protect the <u>Plaintiffs</u> and their decedents from the effects of the <u>Toxicants</u>, including, without limitation, the following laws:

- (1) THE RESOURCE CONSERVATION AND RECOVERY ACT, 42 U.S.C. §§ 6901, et seq. (1976), as amended, as described in 40 CFR Parts 239-282 and in ADEM<sup>1</sup> Admin. Code R. 335-13 and 335-14 (hereinafter "RCRA").
- (2) THE COMPREHENSIVE ENVIRONMENTAL RESPONSE COMPENSATION AND LIABILITY ACT, 42 U.S.C. §§ 9601, et seq. (1980) as amended, as described in 40 CFR Parts 370 – 374 (hereinafter "CERCLA").
- (3) SUPERFUND AMENDMENT AND REAUTHORIZATION ACT OF 1986, Pub. L. No. 99-499 (codified as amended in scattered sections of the UNITED STATES CODE), as described in 40 CFR Parts 370 374 (hereinafter "SARA"). This legislation reauthorized CERCLA to continue cleanup activities around the country.
- (4) THE EMERGENCY PLANNING COMMUNITY RIGHT TO KNOW ACT, 42 U.S.C. §§ 11001, et seq. (1986), as amended, as described in 40 CFR Part 370. Also known as Title III of SARA, this legislation was enacted to help local communities protect public health, safety, and the environment from chemical hazards.
- (5) OSHA<sup>2</sup> Hazardous Waste Operations and Emergency Response Standard, which applies to all facilities and situations in which workers are exposed to physical or chemical hazards during activities such as cleaning up hazardous waste sites or responding to emergencies involving releases of hazardous materials or wastes under CERCLA or RCRA, as described in 29 CFR §§ 1910.120 and 1926.65.
- (6) THE CLEAN AIR ACT, 42 U.S.C. §§ 7401, et seq. (1970), as amended, as described in 40 CFR Parts 50 97, and in ADEM Admin. Code R. 335-3 and in the JCDH-APCP<sup>3</sup> Rules and Regulations.
- (7) THE CLEAN WATER ACT, 33 USCS §§ 1251, et seq. (1972), as amended, as described in 40 CFR Parts\_100 149 and in ADEM Admin. Code R. 3356-6.
- (8) THE SOLID WASTE DISPOSAL ACT, 42 USCS §§ 6901 et seq.;

<sup>1. &</sup>quot;ADEM" refers to the Alabama Department of Environmental Quality.

<sup>2. &</sup>quot;OSHA" refers to the Occupational Safety and Health Administration.

<sup>3. &</sup>quot;JCDH-APCP" refers to the State of Alabama Jefferson County Department of Health Air Pollution Control Program.

- (9) THE ALABAMA AIR POLLUTION CONTROL ACT OF 1971, CODE OF ALABAMA §§ 22-28-1, et seq.;
- (10) THE ALABAMA HAZARDOUS WASTES MANAGEMENT AND MINIMIZATION ACT, CODE OF ALABAMA §§ 22-30-1, et seq.;
- (11) THE ALABAMA SOLID WASTES DISPOSAL ACT, CODE OF ALABAMA §§ 22-27-1, et seq.;
- (12) THE ALABAMA ENVIRONMENTAL MANAGEMENT ACT, CODE OF ALABAMA §§ 22-22A-1, et seq.;
- (13) THE ALABAMA WATER POLLUTION CONTROL ACT, CODE OF ALABAMA §§ 22-22-1, et seq.;
- (14) THE ALABAMA UNDERGROUND STORAGE TANK AND WELLHEAD PROTECTION ACT OF 1988, CODE OF ALABAMA §§ 22-36-1, et seq.;
- (15) ADEM Regulation 335-3-3-.05(19)(c);
- (16) ADEM Regulation 335-3-4-.02(1) and (2);
- (17) ADEM Regulation 335-3-14-.01(1)(b);
- (18) ADEM Regulation 335-14-5;
- (19) ADEM Regulation 335-14-7-.08;
- (20) ADEM Regulation 335-14-7-.08, subpart H; and
- (21) ADEM Regulation 335-14-X.
- 78. The actions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> in violating the foregoing laws and regulations constitute violations of duties imposed by law and intended to prevent harm to the <u>Plaintiffs</u> and other persons similarly situated.

## BACKGROUND FACTS THE CONSPIRACIES

- 79. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> conspired to defraud local, state, and federal governmental regulatory agencies, including, without limitation:
  - A. The United States Environmental Protection Agency ("EPA");
  - B. The Alabama Department of Environmental Management ("ADEM");

Complaint

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- C. The State of Alabama Jefferson County Department of Health Air Pollution Control Program (JCDH-APCP); and
- D. The Storm Water Management Authority (SWMA).
- 80. In furtherance of the conspiracy to defraud state and federal governmental regulatory agencies, <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>:
  - A. Consistently avoided disclosing, and, in fact, actively concealed, the fact that they were releasing the <u>Toxicants</u> from the <u>Coke Ovens</u>;
  - B. Consistently avoided disclosing, and, in fact, actively concealed, the amount of the <a href="Toxicants">Toxicants</a> that they were releasing from the <a href="Coke Ovens">Coke Ovens</a>;
  - C. Consistently avoided taking action to determine whether the <u>Toxicants</u> the and <u>Noxious</u>

    <u>Odors</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and/or continue to contaminate the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
  - D. Consistently avoided taking action to determine the degree to which the <u>Toxicants</u> and <u>Noxious Odors</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and/or continue to contaminate the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
  - E. Consistently avoided disclosing, and, in fact, actively concealed, the fact that the <u>Toxicants</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and continue to contaminate the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
  - F. Consistently avoided disclosing, and, in fact, actively concealed, the degree to which the <u>Toxicants</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and continue to contaminate the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
  - G. Consistently refused to take action to remediate the <u>Toxicants</u> and <u>Noxious Odors</u> released from the <u>Coke Ovens</u>;
  - H. Consistently avoided disclosing, and, in fact, actively concealed, the fact that they had taken no action to remediate the <u>Toxicants</u> and <u>Noxious Odors</u> released from the <u>Coke Ovens</u>;

۲.,

- 81. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> also conspired to defraud the <u>Plaintiffs</u> and the populations of the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>.
- 82. In furtherance of the conspiracy to defraud the <u>Plaintiffs</u> and the populations of the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>, <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious</u> Defendants:
  - A. Consistently avoided disclosing, and, in fact, actively concealed, the fact that they were releasing the <u>Toxicants</u> from the <u>Coke Ovens</u>;
  - B. Consistently avoided disclosing, and, in fact, actively concealed, the amount of the Toxicants that they were releasing from the Coke Ovens;
  - C. Consistently avoided taking action to determine whether the <u>Toxicants</u> and <u>Noxious</u>

    <u>Odors</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and/or continue to contaminate the North Birmingham Community and the <u>City of Tarrant</u>;
  - D. Consistently avoided taking action to determine the degree to which the <u>Toxicants</u> and <u>Noxious Odors</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and/or continue to contaminate the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
  - E. Consistently avoided disclosing, and, in fact, actively concealed, the fact that the <u>Toxicants</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and continue to contaminate the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
  - F. Consistently avoided disclosing, and, in fact, actively concealed, the degree to which the <u>Toxicants</u> released from the <u>Coke Ovens</u> had contaminated, were contaminating, and continue to contaminate the <u>North Birmingham Community</u> and the <u>City of Tarrant;</u>
  - G. Consistently refused to take action to remediate the <u>Toxicants</u> and <u>Noxious Odors</u> released from the Coke Ovens:
  - H. Consistently avoided disclosing, and, in fact, actively concealed, the fact that they had taken no action to remediate the <u>Toxicants</u> and <u>Noxious Odors</u> released from the <u>Coke Ovens</u>;

- Consistently avoided disclosing, and, in fact, actively concealed, the dangerous and deadly property of the <u>Toxicants</u> that <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious</u> <u>Defendants</u> were releasing from the <u>Coke Ovens</u>;
- J. Consistently avoided disclosing, and, in fact, actively concealed, the manner in which the <u>Plaintiffs</u> could protect themselves from exposure to the <u>Toxicants</u> that <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> were releasing from the <u>Coke Ovens</u>; and

## BACKGROUND FACTS THE PLAINTIFFS' RESULTING INJURIES

- 83. Because the actions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, are continuing in nature, the <u>Plaintiffs</u> are entitled to injunctive relief requiring <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>:
  - A. To refrain from any further release of the <u>Toxicants</u> and <u>Noxious Odors</u> from the <u>Coke</u> <u>Ovens</u>;
  - B. To conduct an investigation to determine the degree to which the <u>Toxicants</u> and <u>Noxious</u>

    <u>Odors</u> released from the <u>Coke Ovens</u> have contaminated the <u>Plaintiffs</u>' homes and property and the entire <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
  - C. To conduct an assessment to determine the manner in which they can remediate and remove from the <u>Plaintiffs</u>' homes and property and the <u>North Birmingham Community</u> and the <u>City of Tarrant</u> all traces of the <u>Toxicants</u> and <u>Noxious Odors</u> that they released from the <u>Coke Ovens</u>; and
  - D. To remediate and remove from the <u>Plaintiffs</u>' homes and property and the <u>North</u>

    <u>Birmingham Community</u> and the <u>City of Tarrant</u> all traces of the <u>Toxicants</u> and <u>Noxious Odors</u> that they released from the <u>Coke Ovens</u>.
- 84. As a direct and proximate result of the negligent, reckless, willful, wanton, and arbitrary acts and omissions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, the <u>Plaintiffs</u> and their decedents suffered and continue to suffer severe, permanent, disabling, and life-threatening physical and emotional injuries; wrongful death; past, present, and future pain and suffering; lost wages; past, present, and

Complaint

future medical expenses; mental and emotional distress; loss of enjoyment of life; and other damages.

- As a direct and proximate result of the negligent, reckless, willful, wanton, and arbitrary acts and omissions of <u>Drummond Company</u>. <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, the <u>Plaintiffs</u> suffered and continue to suffer injury to their property, deprivation of the reasonable use and value of their property; a decrease in the value of their property; and other damages.
- 86. Because the actions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, were reckless, willful, wanton, and arbitrary, those actions should be punished, and an award of punitive damages is necessary to punish <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> and to deter not only <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> but others as well from similar conduct in the future.

# COUNT I NEGLIGENCE INCLUDING BOTH PERSONAL INJURY AND WRONGFUL DEATH

- 87. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs 1 through 86 of this complaint as if fully set forth herein.
- 88. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, owed duties of care to the <u>Plaintiffs</u> and their decedents from the commencement of operations of the <u>Coke Ovens</u> and continuing through the present.
- 89. <u>Drummond Company: Inc.</u> and the <u>Fictitious Defendants</u> breached the duties of care that they owed to the <u>Plaintiffs</u> and their decedents.
- 90. As a proximate and foreseeable consequence of the breach of the duties of care owed by <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>, the <u>Plaintiffs</u> and/or their decedents suffered the injuries described in <u>Exhibit A</u> and the decedents died as a result thereof.
- 91. The Plaintiffs are entitled to compensatory and punitive damages as described above.

Complaint

# COUNT II GROSS NEGLIGENCE INCLUDING BOTH PERSONAL INJURY AND WRONGFUL DEATH

- 92. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs 1 through 86 of this complaint as if fully set forth herein.
- 93. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, owed duties of care to the <u>Plaintiffs</u> and their decedents from the commencement of operations of the <u>Coke Ovens</u> and continuing through the present.
- 94. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> breached the duties of care that they owed to the <u>Plaintiffs</u> and their decedents.
- 95. The actions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, were willful and wanton and exhibit a reckless disregard for the lives, health, and property of the <u>Plaintiffs</u>, their decedents, and the populations of the <u>North Birmingham Community</u> and the <u>City of Tarrant</u>.
- 96. As a proximate and foreseeable consequence of the breach of the duties of care owed by <a href="Drummond Company">Drummond Company</a>, Inc. and the Fictitious Defendants, the Plaintiffs and/or their decedents suffered the injuries described in <a href="EXHIBIT A">EXHIBIT A</a> and the decedents died as a result thereof.
- 97. The Plaintiffs are entitled to compensatory and punitive damages as described above.

## COUNT III NEGLIGENCE PER SE INCLUDING BOTH PERSONAL INJURY AND WRONGFUL DEATH

- 98. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs 1 through 86 of this complaint as if fully set forth herein.
- 99. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, owed duties of care to the <u>Plaintiffs</u> and their decedents from the commencement of operations of the <u>Coke Ovens</u> and continuing through the present.

Complaint

Page 30

Williams, et al., v.Drummond Company, Inc., et al. In the Circuit Court for the Tenth Judicial Circuit Jefferson County, Alabama

- 100. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> breached the duties of care that they owed to the <u>Plaintiffs</u> and their decedents.
- 101. The actions of <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, and their employees, agents, officers, and representatives, constituted violations of laws intended to protect the <u>Plaintiffs</u> and their decedents, all as described above.
- 102. As a proximate and foreseeable consequence of the breach of the duties of care owed by <a href="Drummond Company">Drummond Company</a>, Inc. and the Fictitious Defendants, the Plaintiffs and/or their decedents suffered the injuries described in <a href="Exhibit A">EXHIBIT A</a> and the decedents died as a result thereof.
- 103. The Plaintiffs are entitled to compensatory and punitive damages as described above.

## COUNT IV INTENTIONAL TORT INCLUDING BOTH PERSONAL INJURY AND WRONGFUL DEATH

- 104. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs 1 through 86 of this complaint as if fully set forth herein.
- Drummond Company, Inc. and the Fictitious Defendants, and their employees, agents, officers, and representatives, knowingly and intentionally exposed the Plaintiffs, their decedents, and the populations of the North Birmingham Community and the City of Tarrant to the Toxicants and Noxious Odors, knowing that such exposure would injure the Plaintiffs and their decedents.
- 106. As a proximate and foreseeable consequence of the intentional actions of <u>Drummond Company</u>, Inc. and the <u>Fictitious Defendants</u>, the <u>Plaintiffs</u> and/or their decedents suffered the injuries described in <u>EXHIBIT A</u> and the decedents died as a result thereof.
- 107. The Plaintiffs and are entitled to compensatory and punitive damages as described above.

### COUNT V CONSPIRACY

#### INCLUDING BOTH PERSONAL INJURY AND WRONGFUL DEATH

- 108. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs I through 86 of this complaint as if fully set forth herein.
- 109. Collectively <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> and others, possibly including one or more of their officers, directors, shareholders, and attorneys, conspired:
  - A. To release <u>Toxicants</u> from the <u>Coke Ovens</u> in quantities and in a manner in violation of law;
  - B. To cover up and/or to conceal the fact that the <u>Toxicants</u> had been and were being released from the <u>Coke Ovens</u>; and
  - C. To evade liability for damage caused by the <u>Toxicants</u> and <u>Noxious Odors</u> by corporate restructuring and/or reorganizing.
- 110. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u> and others took overt actions to further the purpose of their conspiracy.
- 111. As a proximate and foreseeable consequence of the overt actions taken to further the conspiracy among <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u>, the <u>Plaintiffs</u> and/or their decedents suffered the injuries described in <u>EXHIBIT A</u> and the decedents died as a result thereof.
- 112. The Plaintiffs are entitled to compensatory and punitive damages as described above.

#### COUNT VI PUBLIC NUISANCE

- 113. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs 1 through 86 of this complaint as if fully set forth herein.
- 114. The air above the ground and the water below the ground are held by the State of Alabama in an irrevocable trust for the benefit of the public.

Complaint

Page 32

Williams, et al., v.Drummond Company, Inc., et al. In the Circuit Court for the Tenth Judicial Circuit Jefferson County, Alabama

- 115. The <u>Plaintiffs</u> are among the beneficiaries of that irrevocable trust.
- 116. The contamination of the air, surface water, soil, and groundwater of the North Birmingham Community and the City of Tarrant with the Toxicants and Noxious Odors released by Drummond Company, Inc. and the Fictitious Defendants wrongfully damaged trust assets for an improper, private purpose.
- 117. The contamination of the air, surface water, soil, and groundwater of the North Birmingham

  Community and the City of Tarrant with the Toxicants and Noxious Odors released by

  Drummond Company, Inc. and the Fictitious Defendants proximately caused the Plaintiffs' injuries and their decedents' deaths.
- 118. The <u>Plaintiffs</u> have standing to pursue an action against <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious Defendants</u> for public nuisance because of their unique, close proximity to the <u>Coke</u>

  <u>Ovens</u> and because they have suffered and continue to suffer injuries.
- 119. The <u>Plaintiffs</u> are entitled to compensatory and punitive damages and injunctive relief as described above.

#### COUNT VII PRIVATE NUISANCE

- 120. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs 1 through 86 of this complaint as if fully set forth herein.
- 121. The contamination of the air, surface water, soil, and groundwater of North Birmingham from the <u>Toxicants</u> and <u>Noxious Odors</u> released by <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious</u> <u>Defendants</u> constitutes a private nuisance depriving the <u>Plaintiffs</u> from the enjoyment and use of their homes and property.
- 122. The contamination of the air, surface water, soil, and groundwater of North Birmingham from the <u>Toxicants</u> and <u>Noxious Odors</u> released by <u>Drummond Company</u>, <u>Inc.</u> and the <u>Fictitious</u> <u>Defendants</u> proximately caused the Plaintiffs' injuries and their decedents' deaths.

Complaint

123. The <u>Plaintiffs</u> are entitled to compensatory and punitive damages and injunctive relief as described above.

## COUNT VIII TRESPASS

- 124. The <u>Plaintiffs</u> adopt, allege, and incorporate herein by reference all of the averments and allegations set forth in paragraphs 1 through 86 of this complaint as if fully set forth herein.
- 125. <u>Drummond Company, Inc.</u> and the <u>Fictitious Defendants</u>' continuous release of the <u>Toxicants</u> and <u>Noxious Odors</u> into the environment resulted in the contamination of the <u>Plaintiffs</u>' property with the <u>Toxicants</u> and <u>Noxious Odors</u> and constituted a continuous trespass onto the <u>Plaintiffs</u>' property.
- 126. As a direct and proximate consequence of the continuous trespass onto their property, the <u>Plaintiffs</u> have suffered and continue to suffer injury to their property, deprivation of the reasonable use and value of their property; a decrease in the value of their property; and other damages.
- 127. The <u>Plaintiffs</u> are entitled to compensatory and punitive damages and injunctive relief as described above.

## JURY DEMAND AND AD DAMNUM

WHEREFORE, PREMISES CONSIDERED, the <u>Plaintiffs</u> hereby demand trial by struck jury on all of the issues that have been or may hereafter be raised in any of the pleadings, whether filed by or on behalf of the <u>Plaintiffs</u>, or <u>Drummond Company</u>, <u>Inc.</u>, or the <u>Fictitious Defendants</u>. The <u>Plaintiffs</u> further demand judgment jointly and severally against <u>Drummond Company</u>, <u>Inc.</u> and all of the <u>Fictitious Defendants</u> for the following relief:

Injunctive relief requiring <u>Drummond Company</u>, Inc. and the <u>Fictitious Defendants</u>:

Complaint

Page 34

- > To refrain from any further release of the <u>Toxicants</u> and <u>Noxious Odors</u> from the <u>Coke</u> Ovens;
- To conduct an investigation to determine the degree to which the <u>Toxicants</u> and <u>Noxious Odors</u> released from the <u>Coke Ovens</u> have contaminated the <u>Plaintiffs</u>' homes and property and the entire <u>North Birmingham Community</u> and the <u>City of Tarrant</u>;
- To conduct an assessment to determine the manner in which they can remediate and remove from the <u>Plaintiffs</u>' homes and property and the entire <u>North Birmingham</u>

  <u>Community</u> and the <u>City of Tarrant</u> all traces of the <u>Toxicants</u> and <u>Noxious Odors</u> that they released from the Coke Ovens; and
- To remediate and remove from the <u>Plaintiffs</u>' homes and property and the entire <u>North</u>

  <u>Birmingham Community</u> and the <u>City of Tarrant</u> all traces of the <u>Toxicants</u> and <u>Noxious Odors</u> that they released from the <u>Coke Ovens</u>.
- > Compensatory damages in an amount to be assessed by the jury as just and proper.
- > Punitive damages in an amount to be assessed by the jury as just and proper, including, without limitation:
  - > Punitive damages in an amount sufficient to punish <u>Drummond Company</u>, <u>Inc.</u> and the Fictitious Defendants and deter future misconduct; and
  - > Punitive damages in amounts sufficient for the wrongful deaths of the <u>Plaintiffs'</u> decedents.
- > Such other and further relief as the Court deems just and proper.

Page 35

RESPECTFULLY SUBMITTED on this he 25th day of June, 2008.

Robert Leske Palmer, State Court ID No. PAL007

Gregory A. Cade State Court ID No. CAD010
Fred R. DeLeon, Jr., State Court ID No. DEL021
Mark L. Rowe, State Court ID No. ROW003
Environmental Litigation Group, P.C.
3529 Seventh Avenue South
Birmingham, Alabama 35222

Telephone: 1-205-328-9200 Facsimile: 1-205-328-9206

ATTORNEYS FOR THE PLAINTIFF

Serve Defendant at:

Drummond Company, Inc. Suite 300, 1000 Urban Center Drive Birmingham Alabama 35242

Complaint

Page 36

# **EXHIBIT A**

Last Name	First Name	Middle Name	Suffix	Blood	Cancer	Respiratory	Other Disease	Property Damage
Williams	Mamie	_i	·		Σ	Ŋ	S	[ <u>S</u> ]
Averhart	Kendrick				Σ	Σ		
Avery	Allene	D.				<b>&gt;</b>	Ŋ	[2]
Benion		<b>-</b>				<b>S</b>		
Bennett	Channie				Σ	<b>\S</b>	D	
Вомтап	Betty	Ī					<b>\( \)</b>	
Boykin	David		Sr.		2	[2]	S	S
Brown	Joyce	Lynette				[5]	Š	S
Brown	Leverne	Ö		2		<b>\S</b>	<b>&gt;</b>	
Bryant	Lea	Ann		2	Σ	[\(\sum_{\overline{1}}\)	[5]	Ŋ
Burrell	Thelma					$\Sigma$	ß	<b>[5</b> ]
Callaway	Barbara	Jean					5	Σ
Cameron	lnez	Evans				<b>&gt;</b>	[5]	
Carroll	Sheilah	ď					Ø	$\square$
Carter	Virginia	ij		<b>&gt;</b>				[3]
Chatmon	Debra	Foster			<b>\S</b>			
Coleman	Annetta	Denise				$\Sigma$	[5]	
Cook	Ollie	G	•			[2]		Ŋ
Cooper	Dovie	Barmore					[5]	
Cotton	Тот	David			2	[5]	<b>[2</b> ]	( <u>S</u> )
Crocker	Gaye	Royuallyn		<b>&gt;</b>	( <u>S</u> )		2	
Dade	Carfretta	ż					[ <u>S</u> ]	
TO A MONTH AND A STATE OF THE AN			the section of the se	Section 1. Section 2. Section 3. Section 2.				

Page I of 5

Last Name	First Name	Middle Name	Suffix	Blood	Cancer	Respiratory	Other Disease	Property Damage
Davis	Renee					5		
Dickerson	Jacqueline						<b>S</b>	Ŋ
Dill	Archie		Jr.			Σ		Σ
Eatmon	Ann	<del></del> ;			[5]	Σ	<b>S</b>	
Evans	Lisa	Powe					Ŋ	
Fountain	Bonzie					Σ	<b>&gt;</b>	
Franklin	Christopher				5	S		
Freeman	J.	œi				· ( <u>S</u> )		
Gates	Isaiah			<u>\S</u>		<b>&gt;</b>	D	Σ
Green	Barbara				2		<b>\(\)</b>	
Hale	Theresia	Jackson			[5]	<b>\S</b>	<b>\S</b>	<b>&gt;</b>
Hardaway	Ella	Z.				<b>\S</b>	<b>&gt;</b>	
Harper	Linda	D.		<b>\S</b>		[2]	<b>\( \)</b>	ΙΣ
Henderson	Ericka	Mondrea				[2]	[2]	
Hendrix	Sandra J.	Armstrong					<b>\( \)</b>	Ō
Henley	George	Ellis			[2]	Σ	[2]	<b>[</b> 3]
	Mandrella				[2]	<b>5</b>	<b>(2)</b>	Σ
Hudson	David		Jr.				<b>\S</b>	
Hunter	Rosa	Lee					2	<b>S</b>
Jamison	Verlunda	Benson				<b>S</b>	[ <u>\</u> ]	
Jemison	Brenda	Ann			[2]	(2)	Ŋ	
Johnson	Emily	>:				Σ	<b>&gt;</b>	<b>&gt;</b>
Johnson	Stanley						[5]	5

Page 2 of 5

Last Name	First Name	Middle Name	Suffix	Blood	Cancer	Respiratory	Other Disease	Property Damage
Jones	Florence	ш			<b>\S</b>		Ŋ	
Kimbrough	Catherine	Reed	2.				<b>[</b> 2].	D
Kirkland	Louise	James				D	<b>&gt;</b>	
Latham	Melva	Jean					Σ	
Гее	Anthony	Jerome	<del>ار</del> .			<b>&gt;</b>	<b>&gt;</b>	
Lewis	Jacquelin	-		<b>\S</b>	<b>&gt;</b>			Ŋ
Lloyd	Deidre						Ŋ	<b>&gt;</b>
Lucas	Armanda	Ľ					S	
Lykes	Jake	a:			[2]		<b>\S</b>	<u> </u>
Marcus	Ornell		Jr.		<b>\(\S\)</b>	S		
McBride	Cynthia			<b>&gt;</b>			D	
МсСlain	Edith	Marie				<b>(</b> \)	S	
McGraw	Daisy	M.		Σ	D	$\square$	D	
McGuire	Andrew	Earl				<b>&gt;</b>	D	
Means	Charles				2	<b>&gt;</b>		S
Miles	Nicole	D.					2	
Mitchell	Joyna				[\S	<b>&gt;</b>	Ŋ	
Mitchell	Ronald	D.					8	[5]
Moore	William			S		S	D	
O'Neal	Lucy	Ö		Σ	[3]		[3]	<b>\S</b>
Owens	Delois	B				<b>&gt;</b>	[5]	D
Page	Ethel	Мае					Ŋ	<b>\</b>
Paschal	Eddie	Rose			[2]			

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SHALO CONS.
A. Sabette de Cale
Mark Madella
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Last Name	First Name	Midőle Name	Suffix	Blood	Cancer	Respiratory	Other Disease	Ofher Disease Proposter Dance
Patricia K. Ross as Personal Representative of the Estate of Keenan	Annie		·		D		<b>&gt;</b>	
Peterson	Minnell	ن ن			[3	E	Ē.	ļ
Pinkney	Brenda	Joyce		] [		≥ (	<b>S</b> ] [	Σ
Poellnitz	Brenda	් ග්		] [	] [	<b>∑</b> ] [	Ž (	□
Powe	Theresa	Ann		ם כ	) [		2	<b>&gt;</b>
Powell	Frondia	<b>=</b> .		] [			Ŋ	>
Report							· [ <b>\S</b> ]	
Dishardan	Andrea	a.			<b>\S</b>	[2]	Ŋ	
Aichiatúson	Demetrius					5		
Kobertson	Shirley						[2	) [
Robinson	Michael	Ö.				Σ	] [ <u>&gt;</u>	].[
Roscoe	Deltrice	Laverne Tatum			Σ		) ( <u>S</u>	] [
Session	Harry						) <u>(S</u>	<b>9</b> [
Simpson	Donna	Ø				) [	9 (	] <b>[</b>
Simpson	2007				]	]	∑]	
Tood Too	Kieon	, who sues by and through his guardian and next of friend, Donna Simpson				<b>[2</b> ]		
Slydell	Margaret	Kirland		2	<b>S</b>	Σi	<u>[S</u>	ß
Smith	Jimmie	Lee	Jr.		<b>[</b> ]	[5]	<u> </u>	
Smith	Thomas	α;				5	1 5	] [
Staples	James			[2]		) [	9 6	<b>)</b> [
Stephens	Yvonnda	Shai			<u> </u>	] [5	S (5	∑ [
Thomas	Edwina					) <u>(</u>	9 (S	) [
						]		

Last Name	First Name	Middle Name	Suffix	Blood	Cancer	Respiratory	Other Disease	Blood Cancer Respiratory Other Disease Property Damage
Thomas	Julius				Σ	[2		
				)	]	]		
Thurman	Rhonda	Arrington			<b>&gt;</b>	<b>&gt;</b>	D	
Tolbert	Tonya	Andrews					Σ	
Troy	Michael	Dewayne				<b>S</b>	<b>5</b>	
Voltz	Deborah	Hooks					D	<b>\S</b>
ZlnoA	Lee	Eartha					2	<b>&gt;</b>
Walters	Clyde	•			Σ		D	Σ
Washington	Edwenia			>			<b>&gt;</b>	S
Whatley	Angela	Renee					<b>\( \)</b>	
Williams	Rhonda	M.					[5]	
Woodall	Thelma	œ					[2]	
Count 99								

Page 5 of 5

## **EXHIBIT B**

### TOLLING AGREEMENT

This Tolling Agreement (the "Agreement") is made and entered by and between (1) Alabama By-Products Corporation (hereinafter the "Company") and its subsidiaries and affiliates and (2) certain individuals (hereinafter the "Plaintiffs"), who have engaged Environmental Litigation Group, P.C. to assert personal injury and property damage claims or wrongful death claims on their behalf. The Plaintiffs are listed in EXHIBIT A attached hereto, which is incorporated herein by reference. The Company and the Plaintiffs are sometimes hereinafter individually referred to as "Party" and sometimes collectively referred to as "Parties." Any deceased person listed on EXHIBIT A may be represented by an unnamed executor or administrator.

WHEREAS the Plaintiffs allege that they (or their decedents) have been injured or damaged due to exposure to toxic substances released into the environment (including the air, the soil, and the water) from the Company's facility (the "Facility") and that the Company is liable for such releases;

WHEREAS the Company denies that it has any liability;

WHEREAS the Parties have expressed an interest, for the sole purpose of resolving such claims without litigation, in tolling all such claims during their pre-litigation settlement negotiations.

Now, THEREFORE, in consideration of the covenants herein and the mutual benefits to be derived therefrom, the Company and the Plaintiffs hereby agree as follows:

- 1. The Parties agree that all statutes of limitations applicable as of the Effective Date to any rights, claims, cause of action, counterclaims, cross-claims, and defenses relating to the alleged release of toxic substances from the Facility shall be tolled for the period between and including the Effective Date and the Termination Date (hereinafter the "Tolling Period"). The Tolling Period shall be excluded from (i) all computations of any applicable statutes of limitations and (ii) any other applicable computation of time relevant to the timely filing of a wrongful death claim that is subject to this Agreement.
- 2. The persons executing this Agreement on behalf of the Plaintiffs have full authority to agree and do agree that no action will be commenced against the Company by any of the Plaintiffs during the Tolling Period.
- 3. The persons executing this Agreement on behalf of the Company have full authority to agree and do agree that no action will be commenced by or on behalf of the Company against any of the Plaintiffs during the Tolling Period.
- 4. Either counsel for the Plaintiffs or counsel for the Company may terminate this agreement by written notice to the opposing party. The Termination Date shall occur thirty (30) days after service of such written notice, at which time the Tolling Period established by this Agreement shall end. Any lawsuits, claims, or civil actions may be commenced by the Plaintiffs at any time after service of such notice and by the Company at any time after the Termination Date.
- 5. Any notice or other communications made pursuant to this Agreement shall be in writing and served by hand delivery, registered or certified mail, facsimile, or qualified express package

delivering service, and shall be deemed to have been served upon receipt. Notices shall be served at the following addresses, or at such other addresses as shall be specified in a notice given in accordance with this paragraph.

#### TO THE PLAINTIFFS:

Attorney Name:	Robert Leslie Palmer and Gregory A. Cade
Firm:	Environmental Litigation Group, P.C.
Address:	3529 Seventh Avenue South
City, State, Zip Code	: Birmingham, Alabama 35222
Telephone:	(205) 328-9200
Facsimile:	(205) 328-9456

#### TO THE COMPANY:

Attorney Name:	Steven L. Leifer
Firm:	Baker Botts, LLP
Address:	The Warner, 1299 Pennsylvania Avenue N.W.
City, State, Zip Code:	Washington, D.C. 20004-2400
Telephone:	(202) 639-7723
Facsimile:	(202) 585-1040
	•
Attorney Name:	Tony Davis
Firm:	Starnes & Atchison, LLP
Address:	100 Brookwood Place
City, State, Zip Code:	Birmingham, Alabama 35259-8512
Telephone:	(205) 868-6029
Facsimile:	(202) 868-6099

- 6. Time computed under this Agreement shall be in accordance with the Alabama Rules of Civil Procedure, taking into account all state and federal holidays. In addition, no action shall be filed before 4:00 pm on the first day after the Termination Date.
- Nothing in this Agreement shall constitute an admission of any fact, or the assumption of any liability by the Company of any kind, or that any person, including any Plaintiff, has a valid claim or is otherwise entitled to bring an action against the Company. Moreover, this Agreement or any subsequent discussions during the Tolling Period may not be offered as evidence of any admission of such responsibility or liability in any court or legal proceeding. The Company does not waive any defense to any claim that may be asserted against it, except for the express prospective tolling or further running of applicable statutes of limitations during the Tolling Period. Nothing in this Agreement shall constitute a waiver by the Company of the right to assert, plead, or otherwise raise any defense based on the running of any applicable statutes of limitations, laches, or any similar defense that may bar a claim based on the passage of time, except that at any time accrued during the Tolling Period shall not be used for the purpose of computing expired periods of time.

- 8. The parties expressly agree that any passage of time subject to this Agreement (during the Tolling Period) shall not be used by the Company to compute the time requirements that apply to wrongful death actions. It is the Parties' intent to apply the terms of this Agreement to wrongful death actions as well as to claims for personal injury and property damage. The fact that a party may die during the pendency of this Agreement or that an administrator or executor has not been appointed shall not prevent the application of this Agreement for purposes of the computation of time in determining the date that any such civil action for wrongful death is required to be filed.
- 9. Nothing in this Agreement shall imply or create an obligation on the part of any Party to settle any claim or to engage in good faith settlement negotiations of any claim. However, the Parties agree to meet as reasonably necessary in order to discuss the possibility of settlement after initial evaluations are complete. This Agreement shall not be construed to require mediation, only that mediation may take place during the Tolling Period. Any mediator shall be selected by mutual agreement of the Parties. Any Party who cancels mediation after a mediator has been selected shall be responsible for the mediation cancellation charges.
- 10. The Parties agree that all Parties participated in the drafting of this Agreement, and, therefore, if any provision of this Agreement is determined to be ambiguous, such ambiguity shall not be construed for or against any Party.
- 11. This Agreement shall not revive any rights, claims, causes of action, counterclaims, cross-claims, or defenses that are already barred by any applicable provisions of law as of the Effective Date.
- 12. This Agreement may be signed in counterparts by the Parties, and each counterpart shall have the same force and effect as an original document signed by both Parties.
- 13. Any modification or extension of this Agreement must be in writing and signed by the Parties.
- 14. The undersigned representative of each Party certifies that he or she is fully authorized to enter into this Agreement and to legally bind such Party to this Agreement.
- 15. The Effective Date of this Agreement shall be December 15, 2006.

WITNESS our hands to this Agreement on this the \_\_\_\_\_ day of January, 2007.

FOR THE PLAINTIFFS:
FOR THE COMPANY:
Steren L. Leile
Steven L. Leiter Baker Botts LLP

**Tolling Agreement** 

Page 3 of 3

Fullname	SSN	Address	Address2	City	State	Zip
Adams, David L.		3449 31st St N		Birmingham	ΑĽ	35207
Adams, Howard M., Jr.		1301 Chalet Drive		Birmingham	AL	35209
Adams, Joyce		1401 Carson Road, Apt. 5		Birmingham	AL	35215
Addie, Shatittia		121 2nd Avenue South		Birmingham	AL	35205
Agee, Sherion J. Monday	<b>-</b> .	. 8636 3rd Ave N		Birmingham	ΑĽ	35206
Alford, Karen L.		116 Austin Drive		Hayden	AL	35079
Afford, Shelby L.		116 Austin Drive		Hayden	AL	35079
Alford, Steven L., Jr.		116 Austin Drive		Hayden	AL	35079
Alford, Steven L., Sr.		116 Austin Drive		Hayden	AL	35079
Allen, Arricon Deon		4162 31st St N		Birmingham	AL	35207
Allen, Denese		2013 31st Ave N		Birmingham	AL	35207
Allen. Era Anthony		2032 Stouts Road, Apt. D		Birmingham	AL	35234
Allen, Odell		P.O. Box 10422		Birmingham	AL	35202
Amerson. Genora B.		933 52nd St N		Birmingham	AL	35212
Anderson, Evelyn D.		3720 F.L. Shuttlesworth Drive		Birmingham	AL	35207
Andrews. Bessie M.	,	405 Daniel Drive NE		Birmingham	AL	35215
Andrews, Bettie	·	4120 41st Ave N		Birmingham	AL	35217
Andrews, Gail Anita		3. 1512 35th Ave N		Birmingham	ΑL	35207
Andrews, Patricia Ann		577 McFarland Blvd E, Apt. 9A		Tuscaloosa	AL	35405
Andrews, Robert Joshua		405 Daniel Drive NE		Birmingham	AL	35215

Page 1 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Anthony, Jeanette Moss		1120 Jeff Germany Parkway	Apt 101	Birmingham	AL	35214
Aqeel, Lydia A.		1040 6th Street W		Birningham	AĽ	35204
Armstrong, Cory Austin		c/o Legal Guardian	1137 Wharton Avenue	Tarrant	AL	35217
Armstrong, Hoyt Wayne, III		c/o Legal Guardian	1137 Wharton Avenue	Tarrant	AL	35217
Armstrong. Kevin		156 Scenic Drive		Gardendale	Αi	35071
Armstrong, Thomas W.		83 Plesant Valley Drive		Tanant	Αί	35217
Arrington, Joe	-	715 Donna Drive		Vestavia	ΑĽ	35226
Arrington, Lizzie Jackson		1540 18th Street SW		Birmingham	AL	35211
Arterberry, Wyolen Perkins	-	540 Covered BridgeTrail		Fairbum	GA	30213
Ashley, Lollie P.		.1708 Ridgefield Circle		Birmingham	AL	35215
Atkins Sr., Frank, The Estate	and the same of th	c/o Rosie Gordon	81 Redstone Way	Birmingham	AL	35215
Auls, Doris Benford		1017 4th Street West		Bírmingham	ΑĽ	35204
Austin, Curtis, Sr.		224 48th Street W		Birmingham	AL	35212
Austin, Mary Frances Broade		2024 29th Avenue N, Apt. A	•	Birmingham	AL	35207
Averhart, Kendrick		715 80th Place S		Birmingham	AL	35206
Avery, Allene D.		3205 32nd Street North		Birmingham	AL	35207
Avery, Jennie M.	***************************************	3118 44th Avenue North		Bírmingham	AL	35207
Avery, Wathaw, Jr.	- '	3040 32nd Ave N		Birmingham	ΑĽ	35207
Ayers. Gloria Jean		1685 Clebum Ave SW		Birmingham	AL	35211
Bailey, Doris J.		3700 44th Avenue N		Birmingham	AL	35207
Bailey, Edward		1383 E 89th Street		Cleveland	НО	44106
Bailey, Ella Cole		1316 Bush Blvd.		Birmingham	AL	35208

Page 3 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Bailey, James Lee		3529 42nd Avenue North		Birminghan	ΑĽ	35207
Bailey, Jeffrey Shane		c/o April Bailey	1520 East Lake Blvd.	Tarrant	AĽ	35217
Bailey, Mattie L.		3420 Cooks Moore Rd		Trussville	AL	35173
Bailey. Priscilla		933 21st Street Southwest		Birmingham	AL	35211
Baity, Beathene Jones		3644 43rd Avenue North		Birmingham	AL	35207
Baldwin, Barbara M.	:	1332 Stonehedge Drive		Birningham	AL	35235
Baldwin, Cynthia F.	-	4845 Monroe Drive		Bessemer	ΑĽ	35022
Ballard, Beaufus L.	***	4463 45th Avenue North		Birmingham	AL	35217
Barber, Charles R., Jr.		2901 33rd Street N		Birmingham	AL	35207
Barber, Elizabeth P. Durant		3727 27th Street N		Birmingham	AL	35207
Barker, David		P. O. Box 320546		Birmingham	ΑĽ	35232
Barker, Inez Shanklin		P.O. Box 320546		Birningham	AL	35232
Barlow, Derrick		4812 Campbell Lane		Birningham	Ι¥	35207
Barnes, Ruby		2124 Hawkins Street N		Birmingham	AL	35207
Bartlett, LaJean Mahler		2539 Kerry Circle		Morris	AL	35116
Bartlett, Lawrence Millard		2539 Кепу Circle		Morris	AL	35116
Bates, Kiwandra S.		. 1256 Etowah Street		Tarrant	AĽ	35217
Bates, Odysee Bemard, Jr.	``	8000 4th Ave N		Birningham	ΑĽ	35206
Battle, Keshin		1504 7th Way NW		Birmíngham	AL	35215
Battle, Mary Parrish		1037 Egret Drive		Birmingham	ΑΓ	35214 .
Beul, Cassandra		3444 27th Court N		Bírmingham	AL	35207
Bearden, Connie Bryant		1732 Mountain Dr		Tarrant	AL	35217

Page 4 of 65

Page 5 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Billingsley. Toni M.		1609 4th Place NW		Birmingham	AL	35215
Billingsley, William		3213 31st Ave N		Bírmingham	ΨĽ	35207
Bishop, Eunice Clark		1901 Etowah Street		Birmingham	ΑΓ	35231
Bishop, Walter Henry		1901 Etowah Street		Birmingham	AL	35217
Black, Charles		4708 Тепасе S		Birmingham	AL	35208
Blackmon, Cecile Delores		629 Shadow Wood Lane		Birmingham	AL	35214
Blair, Charlotte Denise	-	3124 44th Avenue North	Apt. 23	Birmingham	AL	35207
Blair, Marie		3124 44th Ave N		Birmingham	AL	35207
Blair, Veronica Chappell		1624 33rd Ave N		Birmingham	AL	35207
Blakney, Dwight		3436 33rd Ct N		Birmingham	ΑΓ	35207
Blakney, Elizabeth		3332 33rd PI N		Birmingham	AL	35207
Blanding, Magie Holder		2250 Evergreen St		Birmingham	ΑĽ	35217
Blevins, Lucinda A., The Estate		Loneal Blevins	2835 20th St	Birmingham	ΑĽ	35208
Bobo, Reggie		1328 17th PI SW		Birmingham	AL	35211
Bobo, Tiwanna		7740 Madrid Ave Apt C		Bírmingham	ΑĽ	35206
Bolden, Brenda Jean		3708 41st Ave N		Birmingham	AL	35207
Bolden, Jaylynn		3708 41st Ave N		Birmingham	ΑĽ	35207
Bolden, JoAnn		1314 Depot St		Birmingham	AL	35217
Bolden, Latonya Ann	i.	1314 Depot St		Birmingham	ΑĽ	35217
Bolton, Olivia Mallory		5030 Graceland Blvd Apt 204		Racine	WI	53406
Booker, Peggy Denise		305 Burton Dr		Birmingham	AL	35206
Bosha, Luvenia Richardson		2009 33rd Ave N		Birmingham	AĽ	35207

Thursday, January 04, 2007

Page 6 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Brown, Doris Jean		3082 31st Ave N		Bírmingham	AL	35207
Brown, Dorothy M.		3557 42nd Ave N	~•	Birmingham	ΑĽ	35207
Brown, Evelyn		3114 33rd Pl N	٠.	Birmingham	ΑΓ	35207
Brown, Floumoy		3401 28tb Ave N		Birmingham	AL	35207
Brown, Georgia Mae		623 Jackson Blvd		Bírmingham	AL	35217
Brown, Harrell		1102 4th Ct W		Birmingham	ΥΓ	35204
Brown, Helen Louise	-	505 Cambridge St		Birmingham	AL	35224
Brown, Henry Thomas	•	245 Curty Ct		Talladega	AL	35160
Brown, Juyce Lynette	1 to 2 4 1999; Spanotos	4104 49th Ct N		Birningham	AL	35217
Brown, Karen		2620 2nd PI NW		Birmingham	AL	35215
Brown, Keisha		4505 37th St N		Birmingham	AL	35207
Brown, Leroy		PO Box 552		Calera	AĽ	35040
Brown, Lester		916 Hagwood Rd		Birmingham	AĽ	35235
Brown, Leverne G.		1836 6th St NW		Birmingham	AĽ	35215
Brown, Lillie Ree		3420 38th Pl N		Birmingham	AĽ	35217
Brown, Lonnie		1110 4th Ter W		Birmingham	ΑΓ	35204
Brown, Luvenia Stoudmire		46 Town & Country Cir		Birmingham	AL	35215
Brown, Mary Lois		8 6th St		Birmingham	AĽ	35217
Brown, Maurice C.	,	46 Moonglow Dr		Birmingham	AL	35215
Brown, Nicole Denise		1226 17th St N		Birmingham	AL	35204
Brown, Pradd, II1		1836 6th St SW		Birmingham	AL	35215
Brown, Priscilla McIntyre		1829 Huntington Dr		Birmingham	AL	35214

Fullname	SSN	Address	Address2	City	State	Zip
Brown, Priscilla Owens		3009 Apple Valley Ln		Birmingham	AL	35215
Brown, Rochester, Jr.		667 Brussels Cir		Birmingham	AĽ	35212
Brown, Rosilind Diane		1120 Jeff Germany Pkwy Apt 10		Birmingham	ΑĽ	35214
Brown, Tarsha		3024 Fayette Ave		Birmingham	AL	35208
Brown, Tradarius DeQuan		c/o Legal Guardian	1621 Porch Cir	Leeds	ΑĽ	35094
Brownlee, Gwen		909 Mason Ave SW		Birmingham	AL	35211
Brownlee, Mary	-	225 59th Way S		Birmingham	AL	35212
Brumfield, Norma	:	6011 W Port Ave		Milwaukee	WI	53223
Bryant, Christine		3460 30th Way N		Birmingham	AL	35207
Bryant, Curvie, Sr.		5145 Goldmar Dr		Birmingham	AL	35210
Bryant, Jason Thomas		688 Levin Rd		Odenville	ΑĽ	35120
Bryant, John Thomas		230 Black Creek Rd		Tarrant	AL	35217
Bryant, Johnathan Timothy		493 S Hillcrest Rd		Odenville	AL	35120
Bryant, Katelynn Montana		688 Levin Rd		Odenville	AL	35120
Bryant, Kristin Marinah		688 Levine Rd		Odenville	AL	35120
Bryant, Lea Ann		618 Bell Ave		Birmingham	AL	35217
Bryant, Melanie Renee		688 Levin Rd		Odenville	AL	35120
Bryant, Nancy Mahler		230 Black Creek Rd		Tarrant	AL	35217
Bryant, Ronnie Gene		5017 Georgia Rd Apt 2		Bírmingham	ΑĽ	35212
Bryant, Ruth B.		3460 30th Way N		Birmingham	AL	35207
Bryant, Walter Charles		1236 Heritage Way		Birmingham	ΑĽ	35211
Buchannon, Larry		3146 31st Ave North		Birmingham	AL	35207

Fuliname	SSN	Address	Address2	City	State	Zip
Bułger, Carolyn		4248 40th Ct N	•	Birmingham	AL	35217
Burch, Georgia Lee		4209 39th Ave N		Birmingham	ΑĽ	35217
Burke, William E.		113 Forest View Dr		Birmingham	ΑΓ	35210
Bums, Georgia Lee Nichols		1017 4th Ter W		Birmingham	ΑĽ	35204
Burroughs, Evelyn Joyce		3408 33rd Ave N		Birmingham	Ψ	35207
Burton, Henry, Jr.		229 Westwood Dr		Birniingham	AL	35215
Burton, Mary D.	<b>-</b>	229 Westwood Dr		Birmingham	AL	35215
Burton, Sharon Brooks		9861 Westfield Rd		Birmingham	AL	35217
Bush, Don E., II		3215 32nd St N		Birmingham	ΑĽ	35207
Bush. Lois Thomas		3525 43rd Ave n		Birmingham	AĽ	35207
Butler, Beverly		PO Box 170432		Birmingham	AL	35217
Butler, Daniel Mishael		PO Box 170432		Tarrant	AL	35217
Butler, Immanuel Isaiah		PO Box 170432		Birmingham	AL	35217
Butler, Olivía Donna Ruth		PO Box 170432		Bírmingham	AL	35217
Butler, Robert E.		617 25th Ave NW		Birningham	ΑΓ	35215
Butler, Theresa Saxton	and the same and t	617 25th Ave NW		Birmingham	AL	35215
Byce, Joe Royce		190 Empire Rd		Hayden	AL	35079
Byrd, Amette	```	1232 Linwood St		Birmingham	ΑΓ	35215
Byrd, Elgerta P.		4212 43rd Ave N		Birmingham	AL	35217
Byrd. John Thomas		4212 43rd Ave		Birmingham	₹	35217
Byrd, Joseph		817 Goings Ave		Birmingham	ΑΓ	35214
Caddell, Sallie Bell	topmorane entire pro-	1405 Line Dr		Birmingham	AL	35217

Page 9 of 65

Page 10 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Carter, Seltzer Benson	-	512 2nd St N		Birmingham	ΨΓ	35204
Cason, Glenda		805 Suburban Dr		Birmingham	ĀĽ	35214
Casseus, Khadijah		3043 33rd Ter N	c/o Tanya Casseus	Birningham	ΑĽ	35207
Caver, Estella		3145 34th Ct N		Birmingham	ΑĽ	35207
Chamblee, Nora		3201 24th St N		Birmingham	AL	35207
Chamblin, Fred		2901 Avenue S Ensley		Birmingham	AE	35208
Chandler, Johnnie L	-	5126 33rd St N		Birmingham	AL	35207
Chandler, Robert, Sr.		4213 Fairmont Way		Birmingham	AL	35207
Chapple, TiJuania		4421 Doak St N		Birmingham	AL	35207
Chatman, Thelma Evans		2503 38th Ave N		Birmingham	AL	35207
Chatmon, Debra Foster		437 16th Ave NW		Birmingham	AL	35215
Cherry, Antrell M.		773 Crowne Rd		Birmingham	AL	35224
Childrey. Bonnie Jean		568 Brussells Cir		Birmingham	AL	35212
Childrey. Renelta		4721 12th Ave N		Birmingham	AL	35212
Chine, Jennifer		3932 27th St N		Birmingham	A.	35207
Christian, Marjorie		117 Villa W Ridge Drive		Lithia Springs	GA	30122
Christion, Luvenia		4204 29th PI N		Birmingham	AL	35207
Clark, Audrey R.		3148 34th Ct N		Birmingham	AL	. 35207
Clark, Johnnie M.	1	2224 2nd St S		Birmingham	ΥΓ	35205
Clark, Katrinia		739 Raleigh Ct Apt C		Birmingham	AL	35209
Clay. Linda		3158 46th Ave N		Birmingham	AÉ	35207
Cleveland. Roberta Rolfer	!	#1 Royal Coach Circle		Bessemer	ĀĽ	35022

Page 11 of 65

Page 12 of 65

Fuliname	SSN	Address	Address2	Clty	State	Zip
Coleman, James R.		1533 W. 46th Street		Birmingham	AL	35208
Coleman, Presley W.		2813 Street Man Circle		Birmingham	ΑΓ	35235
Collier, Rosemary Powell		2708 - 40th Ave North		Birmingham	ΨF	35207
Collins, Jackie H.		913 Jackson Blvd.		Bírmingham	ΑL	35217
Collins, Pamela		3212 33rd Street North		Birmingham	ΑĽ	35207
Colston, Amanda	•	6300 River Road		Flushing	MI	48433
Colston, George, Sr.	-	6300 River Road		Flushing	MI	48433
Colvin, Cynthia Renae		1811 29th Street, Ensley		Birmingham	ΑΓ	35218
Colvin, Eamest		3664 43rd Avenue North		Birmingham	ΑΓ	35207
Commons, Lewis		105 56th St		Fairfield	AL	35064
Conner, Earline		8401 9th Ave S		Birmingham	AL	35206
Conwell, Marcelyn H.		2213 Sleepy Hollow Road		Birmingham	AL	35214
Cook, Jessica Ann		3350 28th Avenue North		Birmingham	AL	35207
Cook, Lillian		4809 30th Way North		Birmingham	AL	35207
Cooper, Annie L.	. 44 mar 6 ma	3232 Pearl Avenue		Birmingham	AL	35207
Cooper, B. C.		3422 30th Way North		Bírmingham	AL	35207
Cooper, Booker T.		2932 33rd Place North		Birmingham	AL	35207
Cooper, Eddie Bell	,	3422 30th Way North		Birmingham	AL	35207
Cooper, Juanila M.		3233 Pearl Ave N		Birmingham	AL	35207
Cooper. Phillip		3233 Pearl Ave N		Bírmingham	AL	35207
Cooper. Ronda Elaine		3422 30th Way North		Birmingham	AL	35207
Cooper, Tommy Lee		3208 Virginia Ave N		Birmingham	AL	35207

Page 13 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Copeland, Carol Louise Jones		5994 Waterside Drive		Hoover	AL	35244
Cotton, Annie Gertnide		1913 30th Ave N		Birmingham	ΑΓ	35207
Cotton, Gwendolyn		715 80th Place South		Birmingham	AL	35206
Cotton, Harold		1421 33rd St, Ensley		Birmingham	AL	35218
Cotton. Hollie		715 80th Place South		Birmingham	ΑĽ	35206
Cotton, Melodea		2819 20th Place West		Birmingham	- AL	35208
Cotton, Ruth Thelma	-	4832 31st Street North		Birmingham	AĽ	35207
Cotton, Sarah		403 Woodland St 2		Hartford	ಕ	06112
Cotton, Tom David		1913 30th Ave N		Birmingham	AĽ	35207
Cotton, Vanessa Dell		4516 40th Pt N		Birmingham	AL	35217
Cotton, Walter, Jr		1637 Woodland Avenue SW		Birmingham	ĄĽ	35211
Cotton, Walter, Sr.		4832 31st St N		Birmingham	AL	35207
Cottrell, Sharon B.		1604 Collier Dr	٠.	Midfield	AL	35228
Covington, Brenda		355 18th Avenue NE		Birmingham	AĹ	35215
Cowans, Deborals Kay		2618 Brewton Court		Clearwater	F	33761
Cox, Willie		3560 42nd Avenue North		Birmingham	AL	35207
Crawford, Hattie Evans		2220 34th Ave N		Birmingham	ΑΓ	35207
Crawford, Joann	٠	3142 46th Avneue North		Birmingham	AL	35207
Crawford, Mary C.		4221 29th St N		Birmingham	ĄĶ	35207
Crocker, Carolyn Bryant		104 Oak Forest Drive		Birmingham	AL	35217
Crocker. Gaye Royuallyn		P.O. Box 204		Trussville	ΑΓ	35173
Crockett, Janice Crystal		8901 Jefferson St NE, Apt 218		Albuquerque	NM	87113

Page 15 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Crooks, Harry	÷	4231 North 40th Court		Birmingharn	AL	35207
Crosby, Willa		926 Overton Avenue	Apt. 106	Tarrant	AL	35217
Crum, John		4236 Jackson Street		Birmingham	ΑΓ	35217
Crum, Lue Bertha		3101 42nd Avenue North		Birmingham	AĽ	35207
Crum, William		3189 Skander Drive		Flint	MI	48504
Crum, Wilson E., Jr.		3576 42nd Ave N		Birmingham	AL	35207
Crum, Zola	-	4236 Jackson Street		Birmingham	AL	35217
Culpepper, Debra		823 Country View Drive		Birmingham	AE	35215
Dabney, Makeda S.		8 Watertown Circle	Apartment I	Bírmingham	AL	35235
Daniel, Marian J.		1752 Fairview Street		Birmingham	AL	35217
Daniel, Shatron Amerson		6812 68th Street South		Birmingham	AL	35212
Daniels, Lillie Pearl		Post Office Box 320042		Birmingham	AE	35232
Danzy, Helen Cade		9612 East Pointe Circle		Birmingham	AL	35217
Dates, Pamela		3620 Hale Ave	Apt 4	Birmingham	AL	35217
Davidson, Marcella		3212-31st Place North	٠.	Birmingham	AL	35207
Davidson, Mary Threatt		1130 Jeff Germany Parkway	Apt. 301	Birmingham	AL	35214
Davis, Betty M.		3351 31st Place North		Bírmíngham	AL	35207
Davis, Bettye Williams	ı	3814 27th St. North		Birmingham	Ψ	35207
Davis. Beverly A.		4232 43rd Avenue North		Birmíngham	AL	35217
Davis, Helen		5701 - 1st Avenue North Apt 10		Birmingham	Ϋ́Γ	35212
Davis, Jimmy Wren, The Estate o		c/o Linda Davis	9880 Bankston Rd.	Dora	AL	35062
Davis, Línda		70 Heritage Drive		Springville	ΑĽ	35146

Thursday, January 04, 2007

Fullname	SSN	Address	Address2	City	State	Zip
Davis, Melvis Charles, Jr.		315 Valley Crest Drive		Birmingham	AL	35215
Davis, Melvis Charles, Sr.		315 Valley Crest Drive		Birmingham	ΑĽ	35215
Davis, Queen E.		3328 33rd Street North		Birmingham	AL	35207
Davis, Renee		6342 Patriot Pass		Trussville	AL	35173
Day. Howard Lamar		2041 Woodrow Dr.		Tarrant	ΑΓ	35217
Day. Rose Marie Santarlas	-	1629 2nd Street NE		Birmingham	ΑΓ	35215
DeBardlabon, Johnny	-	3018 33rd Place North		Birmingham	AL	35207
Deed, Christine M.		824 McMillon Ave		Birmingham	ΑΙ	35211
DeShazo, Carolyn		3425 33rd Terrace North		Birninglam	ΑΓ	35207
Dick, Venice J. Patterson		8806 West Boulevard		Birmingham	ΑΓ	35206
Dickerson. Gwendolyn		4237 49th Ave N		Birmingham	AL	35217
Dickerson, James		1101 Harris Avenue		Birmingham	AL	35217
Dickerson, LeDerrius		4237,49th Ave N		Birmingham	AL	35217
Dickerson, Rodney R.		21705 Boulder Avenue		Eastpoint	MI	40821
Dickerson, Teresa Ann Scruggs	•	1101 Harris Avenue		Birmingham	AĽ	35217
Dickinson, Gloria		1801 Stagecoach Circle		Birmingham	AL	35215
Dill, Archie, Jr.		917 Overton Ave		Birmingham	AL	35217
Dixon, Dorothy Hinton		1916 36th Avenue North	٠.	Birmingham	AL	35207
Dobbs, Jessica Rena Amerson		1050 40th Street, Ensley	Apt. A	Birmingham	AL	35218
Donald, Juliette		3212 32nd Place		Birmingham	AĽ	35207
Donaldson, Jimmy Lee		1609 Haven Drive		Forestdale	AĽ	35214
Dotson, Louise	; ; ;	21 North 38th Avenue		Birmingham	AĽ	35207

Page 16 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Douthard, Dwight Levane		148 Powell Avenue South		Birmingham	ΑĽ	35205
Dowdell, Cindy		803 Stoneybrook Lane		Fultondale	AĽ	35068
Dowdell, Fredrick E		345 23rd Street SW		Bírmingham	ΑΓ	35211
Dowdell, Kimberly M.		4841 Leola Lane		Birmingham	AL	35207
Drake, Louise		3320 33rd Street North		Birmingham	AL	35207
Dubose, Mary Ella		2909 33rd Way North		Birmingham	AL	35207
Duke, Alicia A.	~	2833 41st Court North		Birmingham	AL	35207
Duke, Whitt R.		1033 Belwood Circle		Fairfield	AL	35064
Dumas, Idella Dowdell		345 23rd St SW		Birmingham	AL	35211
Duncan, Steve		1012 4th Ave W Apt 1		Birmingham	AL	35204
Dunn, Robin Machell		2921 42nd Avenue North		Birmingham	ΑΓ	35207
Dunn, Vickie Anderson Lee		401 South Park Road SW		Birmingham	AL	35211
Durant, Demetrice		4202 Oak Trail Way		Leeds	AL	35094
Early. Annie H.		4312 43rd Avenue North		Birmingham	Ą	35217
Early, Robert Lewis	ļ	4312 43rd Avenue North		Birmingham	AI	35217
Eatmon, Ann J.		6844 6th Court South		Birmingham	AL	35212
Edwards, George		3322 32nd Pl N		Birmingham	ĄŢ	35207
Edwards, Johnnie Mae	•	4016 29th Street North		Birmingham	Ψ	35207
Effinger, Thelma B.	١	9833 Green Lee Rd		Birmingham	AĽ	35215
Ellington, Essie Leann		3668 41st Avenue North		Birmingham	AL	35207
Elliott. Ernest, III		912 Sherwood Forest Drive		Birmingham	AL	35235
Elliott, Quinton Devon		2300 6th Avenue North		Birmingham	ΑΓ	35203

Page 17 of 65

Page 18 of 65

Page 19 of 65

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	1513 Grifin Dr		Midfield	ΑΓ	35228
	3908 43rd Street North		Birmingham	AL	35217
	c/o Charlie Boykins	8324 5th Avenue South	Birmingham	AL	35206
	725 82nd Pl S		Birmingham	AL	35206
	4512 38th St N		Bírmingham	AL	35207
	2245 6th St NW		Birmingham	AL	35215
-	2316 30th Avenue North		Birmingham	AL	35207
	3215 32nd Street North		Birmingham	AL	35207
	1321 Elm Street SW		Birmingham	AĽ	35211
	3716 41st Ave N		Birmingham	AL	35207
	916 37th Street North		Birmingham	AĹ	35212
	3545 42nd Avenue North		Birmingham	AL	35207
	2329 28th Street, Ensley		Birminglam	AL	35208
	1313 West Minster Place		Birmingham	¥	35235
	7220 Pinetree Lane		Fairfield	AL	35064
	1620 27th Street, Ensley		Birmingham	AL	35218
	1600 Hatchett Avenue		Tarrant	AL	35217
	4441 42nd Street North		Birningham	AL	35217
	3520 42nd Avenue North		Birmingham	AL	35207
	1128 48th St		Birmingham	AL	35208
	1301 Hartford Dr		Birmingham	ΑĽ	35215
. ! !	1301 Hartford Dr		Birmingham	ΑĽ	35215
			1513 Grifin Dr  3908 43rd Street North c/o Charlie Boykins 725 82nd Pi S 4512 38th St N 2245 6th St NW 2245 6th St NW 2316 30th Avenue North 1321 Elm Street North 1321 Elm Street North 3545 42nd Avenue North 2329 28th Street. Ensley 1313 West Minster Place 7220 Pinetree Lane 1620 27th Street, Ensley 1600 Hatchett Avenue 4441 42nd Street North 3520 42nd Avenue North 1128 48th St 1301 Hartford Dr	1513 Grifin Dr.  3908 43rd Street North  c/o Charlie Boykins  725 82nd Pi S  4512 38th St N  2245 6th St NW  2216 30th Avenue North  1321 Elm Street SW  3716 41st Ave N  916 37th Street SW  3716 41st Ave N  916 37th Street Ensley  1313 West Minster Place  7220 Pinetree Lane  1620 27th Street, Ensley  1600 Hatchett Avenue  4441 42nd Street, Busley  1609 Hatchett Avenue  1128 48th St  1301 Hartford Dr	1513 Grifin Dr       Midfield         3908 43rd Street North       8324 5th Avenue South       Birmingham         725 82nd Pl S       Birmingham       Birmingham         4512 38th St NW       Birmingham       Birmingham         2316 30th Avenue North       Birmingham       Birmingham         3215 32nd Street North       Birmingham       Birmingham         316 37th Street North       Birmingham       Birmingham         3545 42nd Avenue North       Birmingham       Birmingham         3545 42nd Avenue North       Birmingham       Birmingham         1313 West Minster Place       Birmingham       Birmingham         1322 Pinetree Lane       Birmingham       Fairfield         1620 27th Street North       Birmingham       Tarrant         4441 42nd Street North       Birmingham       Janingham         1128 48th St       Birmingham       Birmingham         1301 Hartford Dr       Birmingham       Birmingham

Fullname	SSN	Address	Address2	City	State	Zip
Fritz, Rosa Mae		4845 Monroe Dr		Bessemer	ΑL	35022
Fritz, Tonya Taniecia		1702 Springfield Loop E		Birmingham	ΑĽ	35242
Fritz, Veola		2637 Pike Rd Apt J		Birningham	AĽ	35208
Fritz-Bryant, Cherita Y.		1301 Hartford Drive		Birmingham	AĽ	35215
Gaines, Marcia Y.		4237 41st Ave N		Birmingham	ĄŢ	35217
Gaines. Marguerite E.		8224 Vassar Ave		Birmingham	ΑĽ	35206
Gaines, Patricia Ann	-	8525 2nd Ave N		Birmingham	AL	35206
Gamble, Julia Roscoe		· · 859 Franklin Ave SW		Birningham	ΑĽ	35211
Gardner, Adrienne Leah		1996 Glen Cove		Homewood	ΑΓ	35209
Gardner, Anita Minniefield		2912 Gallant Drive	Apt. 3	Birmingham	ΑĽ	35215
Gardner, Carolyn		PO Box 5341		Richmond	ð	94805
Gardner, Robbie Patterson		1996 Glen Cove		Homewood	AL	35209
Gamer, Barbara		1609 18th PI SW		Birmingham	AĽ	35211
Gamer. Darlene		2017 10th Place NW		Birminglam	AĽ	35215
Gary, Terry Tyrone		50 Shadowood Circle	Condo I	Bírmingham	AL	35215
Gates, Geraldine		4213 29th St N		Birmingham	AL	35207
Gates, Isaiah		4213 29th St N		Birmingham	AL	35207
Gee, Emestine Benford	,	1780 Winewood Rd		Birmingham	AĽ	35215
Gee, Janice Mallory		8713 3rd Ave N		Birmingham	ΑΓ	35206
George. Audrey Patterson		115 Margie Dr Apt A		Warner Robins	GA	31093
Gibbs, Elvira		3417 34th St N		Birmingham	ΑĽ	35207
Gibbs, Sheila D.		413 Sun Valley P.		Birningham	ΑĹ	35215
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Page 20 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Gibbs, Willie, Sr.	-	3417 34th St N		Birmingham	AL	35207
Gibson, Lee Auna		3549 43rd Ave N		Birningham	AL	35207
Giddens, Alfred, Estate of		C/o Annie Harris Giddens	2904 33rd Way N	Birmingham	AL	35207
Gilchrist, Sheila Sharpe		751 Milgray Ln		Bessemer	ΑΓ	35022
Giles, Shirley Ann		1102 4th Court West		Birmingham	ΑĽ	35204
Gillard, Keith V.		952 Linthicum St		Birmingham	AL	35217
Gilmore. Ardella		: 4605 Cheek Rd		Birmingham	ΑĽ	35207
Gilmore, Leutisa Angie		3338 31st Way N		Birmingham	ΑĽ	35207
Givan, Theodis		4708 13th Ave N		Birmingham	ΑΓ	35212
Godbolt, Cynthia Ann		1317 Aspen Dr		Birningham	AL	35209
Goldsmith, Retrica Bailey		9107 Shipherd Ct		Cleveland	НО	44106
Gooden, Adolphus		3215 32nd Street North		Birmingham	AL	35207
Gooden, Annie P.		3215 32nd St N		Birmingham	AL	35207
Goodgame, Audrey		608 Daly Ct.		Birninghan	AL	35217
Gardon, Rosie L.	-	81 Redstone Way		Birmingham	AL	35215
Grady, Harrison, Jr.		3221 31st Place North		Birmingham	AL	35207
Grady, Vesper M.		3221 31st Pl N		Birmingham	AL	35206
Graham. David Earl	٨	4811 30th Way North		Birroíngham	AL	35207
Graham, Lonita Chante		6809 Crystal Hill Ln		Birmingham	AL	35212
Grant, Mary F.		2907 22nd St N		Birningham	AĽ	35207
Gray, Della Mae		3709 44th Ave N		Bírmingham	ΑĽ	35207
Gray, Dian Smiley		913 Chichester Dr		Birmingham	AL	35214

Fullname	SSN	Address	Address2	City	State	Zip
Gray, Lois Hardy		2064 Tudor Ln		Moody	ΑĽ	35004
Green, Cheryl Raye		4130 50th Ave N		Birmingham	AL	35217
Green, Eric		1124 4th Ave W Apt 2		Birmingham	ΑΓ	35204
Green, Rose Mary		2316 30th Avenue North		Birmingham	AL	35207
Greene, Kamisha R.		3425 31st St N		Birmingham	AL	35207
Greene. Kit. Sr.		3425 31st St N		Birmingham	AL	35207
Greene, Stacey Nicole	-	3426 30th Way North		Birmingham	ΑΓ	35207
Greer. Annie Mae Armstrong		139 Warwick Cir		Alabaster	ΑΓ	35007
Gregory, Geraldine		4217 40th Ave N		Birmingham	AL	35217
Grice. Rose Mary		2937 33rd PI N		Birningham	ΑΓ	35202
Growder, Leon, Sr.		5116 Çourt M		Birmingham	ΑĽ	35208
Gunn, Arthur Henry		836 Ridgefield Road		Birmingham	ΑΓ	35215
Gunn, Malva Lanell		836 Ridgeffeld Road		Birmingham	AĽ	35215
Gunn, Monica		4233 44th Ave North		Bírmingham	AL	35217
Guss, Alvin		7700 1st Avenue South	Apt. C	Birmingham	ΑĽ	35206
Guyton, Barbara A.	-	5216 Starlite Dr		Birmingham	AL	35210
Hagler, Aurlinda Wilson		9801 Westfield Road		Birmingham	AL	35217
Hale, Angela Theresa		3526 41st Ave N		Birmingham	ΥΓ	35207
Hale, Mamie		2613 37th Ave N		Birmingham	ΑΓ	35207
Mate. Theresia Jackson		4229 29th PI N		Birmingham	AL	35207
Hale. Victoria Prewitt		3068 32nd Ave N		Bírmíngham	AĽ	35207
Hall, Bertha Taylor	; ; ;	3325 32nd St N		Birmingham	AL	35207

Page 22 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Hall, Letreonna Adreina		2005 Brewster Road	Lot 16	Birmingham	AŁ	35235
Hall. Mahazel Benson		3437 30th Avenue North		Birmingham	AL	35207
Hall, Sierra Nicolle		3437 30th Ave N		Birmingham	AL	35207
Hamilton. Venessa D.		4525 41st Way North		Birmingham	AL	35207
Hammond, Hennan		3904 - 27th Place North		Birmingham	AL	35207
Hammond, Rosetta		2526 20th Avenue North		Birmingham	. AL	35234
Haney. Martha	-	17 Town & Country Circle.		Birmingham	AL	35215
Hankins. Vivian Bryant		· 3812 Viader Drive		Modesto	CA	95356
Hardaway. Ella M.		7300 Paris Avenue		Birmingham	AL	35206
Hardy, Debra Sanders		1108 - 16th Street SW		Birmingham	AL	35211
Hardy, Nathaniel		1108 - 16th Street SW		Birmingham	AL	35211
Hardy, Tiera lesha		3425 30th Avenue North		Birmingham	AL	35207
Harper, Linda D.		3417 - 28th Ave North		Birmingham	AL	35207
Harris, Annie Mae		3313 38th Place N		Birmingham	AL	35217
Harris, Anthony B.	-	.3440 33rd Ct N		Birmingham	ΑΓ	35207
Harris, Barbara J.		5030 Woodley Road		Montgomery	AL	36116
Harris, Ceneise		5013 Cheek Road		Birmíngham	AL	35207
Harris, Cynthia Brown	1.	3820 1st Street W		Birmingham	AL	35207
Harris, Eddie Jerome	1	4120 6th Court, Wylam		Birmingham	AL	35224
Harris. Gertrude R.		3440 33rd Court North		Birmingham	AL	35207
Harris, Harding, Jr.		1961 Outwood Rd		Fultondale	AL	35068
Harris, Jacqueline L.		4001 44th St N		Birmingham	AL	35217

Page 23 of 65

Page 24 of 65

Page 25 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Henderson. Thomas		1044 Green Street		Tarrant	¥1	35217
Hendrix, Sandra J. Armstrong		1804 Madison Avenue SW		Birmingham	AL	35211
Henley, Joe		3169 46th Avenue North		Birmingham	AL	35206
Henley, Patricia Ann Brown		3049 29th Ct N		Birmingham	AL	35207
Hermann, Carol Walden		3892 Highway 102		Townley	AI	35587
Herring, Annie M.	•	3008 33rd Avenue North		Birmingham	AL	35207
Нетгод. Еддіе Мае		3553 42nd Avenue North		Birmingham	ΑĽ	35207
Herrod, Franklin		3553 42nd Avenue North		Birmingham	AL	35207
Hester, Debera Ann		4346 73rd Street North		Birmingham	AI.	35206
Hicks. Betty		4301 43rd Pi N		Birmingham	ΑΓ	35217
Hicks, Marvin Alexander		4212 29th Place North		Birmingham	AL	35207
Hicks, Melva Jean		4225 43rd Place North		Birmingham	ΑΓ	35217
Hicks, Shirley		4212 29th Place North		Birmingham	AL	35207
Higgins, Aloha Doris Franklin		555 Valley Road		Birmingham	AL	35206
Hightower, Barbara J.		4101 39th Avenue North		Birmingham	AĽ	35207
Hildreth, Minnie Mickel		1808 Center Street South		Birmingham	AL	35205
Hill, Angela Brown		1829 Huntington Drive		Bírmingham	AL	35214
Hill, Amold K.	•	2137 Etowah St.		Tarrant	ĄĽ	35217
Hill, Mandrella		3336 32nd Place North		Birmingham	ĄŢ,	35207
Hill, Patricia Yvonne		5112 8th Court South		Birmingham	AL	35212
Hill, Thomas Michael		2137 Etowah Street		Тапталі	AL	35217
Hill, Willic Pearl		1424 29th Street North		Birmingham	AĽ	35234

Fullname	SSN	Address	Address2	City	State	Zip
Hinton, Beulah		1608 13th Street North		Birmingham	AĽ	35204
Hinton, Christine		3409 Pearl Ave		Birmingham	Ţ,	35207
Hogan. Lena Mae		3152 46th Avenue North		Birmingham	AL	35207
Hollins, Hazel Lee		2705 Rushing Springs Road		Lincoln	Ι¥	35096
Hollins, John L.		2705 Rushing Springs Road		Lincoln	Αl	35096
Hollman. Сотейа		1314 Fulton Avenue		Таптапт	ΑΓ	35217
Hollman, Lany Laner	~	1005 Wanda Circle		Birmingham	ΑĽ	35235
Holloway, J. D., Jr.		205 67th Place North		Birmingham	ΑΓ	35206
Holman, Clifton		1509 East 204th Street		Euclid	НО	44117
Holman, Tonia		1201 Waverly Street		Тапапт	AL	35217
Holman, Vera Ruth		1201 Waverly Street		Тапапt	Ϋ́	35217
Holston, Clarence		232 Red Lane Road		Birmingham	AĽ	35215
Holston, Reginald		c/o Doris Williams	2212 34th Avenue North	Birmingham	AL	35207
Holt, Issiac, Ir		3544 40th St. N.		Birningham	ΑĽ	35217
Holt, Mary E.		4028 Fairmont Place N		Birmingham	AĽ	35207
Holt. Rosia B.		102 Oak Forest Dr		Tarrant	AĽ	35217
Holt, Valencia Hill		1252 Pineview Rd		Birmingham	AL	35228
Hood, Alice W.		2101 22nd Ave. North		Birmingham	ΑΓ	35234
Hooper, Annie Ruth Page		3613 Shuttlesworth Dr.		Birmingham	AL	35207
Hooper, Karen		1037 Huffman Road Apt. K		Birmingham	AL	35235
Hom. Ossia L.		1013 Chalkville School Road		Birmingham	AĽ	35215
Houston, Geneva M.	mayor with a state of the	3920 Fairmont Place		Birmingham	ΑĽ	35207

Page 27 of 65

Page 28 of 65

Fuliname	SSN	Address	Address2	City	State	Zip
Ivory, Linda Cunningham		401 Cleramie St	Apt A	Tuskegee	AL	36083
Jackson. Adrienne		1148 Wesley Street		Birningham	ΑΓ	35217
Jackson, Annie B.		532 Rollingwood Rd		Bírmingham	ΑĽ	35235
Jackson. Barbara		8008 3rd Ave North		Birmingham	ΑĽ	35206
Jackson, Carlena L.		3418 31st Way North		Birmingham	ĄŢ	35207
Jackson, Cynthia Reynolds		17 Avenue W	Apt. A	Birmingham	AL	35214
· Jackson, Cynthia Teresa		925 August Dr		Birminghan	ΑΓ	35215
Jackson. Eva Gray		4401 40th Ct N		Birmingham	ΑĽ	35217
Jackson, Hattie		PO Box 161		Panola	AL	35477
Jackson, Rosie Lee		242 9th Avenue North	Apt 335	Birningham	AL	35204
Jackson. Sylvia Anita		3363 31st Way North		Bírmingham	AĽ	35207
Jackson, Thelma		3381 - 33rd Street North		Birningham	ΨΓ	35207
Jackson, Valencia Montrese		2684 20th St Ensley		Birningham	ΑΓ	35208
Jacobs, Carol S.		1153 Westley St		Birmingham	AL	35217
Jalal, Rasheeda		3348 33rd Place North		Birmingham	AL	35207
James. Annie		4408 31st Way North		Birningham	AL	35207
James, John		3425 - 31st Avenue North		Birningham	AL	35207
James, Latonia Renee	· .	4012 Fairmont Street		Birmingham	ΑĽ	35207
James, Lillie B.		4408 31st Way North		Bírminghan	AL	35207
Jamison. Verlunda Benson		1501 Chaucer Street		Birmingham	ΑΓ	35214
Jelks, Brenda Elaine		522-41st Place North		Birmingham	AL	35222
Jemison, Arl. Jr.		2000 10th Place NW		Birmingham	ΑΓ	35215

Page 29 of 65

Fullname	SSN	Address	. Address2	City	State	Zip
Jemison, Barbara J.		2000 10th Place NW		Birmingham	ΑĽ	35215
Jemison, Fannie Lou		3001 Pebble Creek Parkway		Birmingham	AL	35214
Jennison, Joane Michelle		408 Lance Lane	٠.	Birmingham	AL	35206
Jemison, Norman, Jr.		4104 68th St N		Bírmingham	AL	35206
Jenkins, Khaleel		1240 Fulton Avenue		Birmingham	AL	35217
Jenkins, Vanessa Deloris	-	20214 Trinity	,	Detroit	MI	48219
Jerigan, Isiah	-	2913 33rd Way N		Birningbam	AI.	35207
Johnson, Allen D.		122 Cotton Avenue SW		Birmingham	AL	35211
Johnson, Annie Jean		1624 Druid Hill Dr		Birmingham	AL	35234
Johnson, Cain. Jr.		3904 Fairmont Place	•	Birmingham	AL	35207
Johnson, Calvin		2320 36th Ave N		Birmingham	AL	35207
Johnson, Casie Deondre, The Est		c/o Zola Mae Crum	4236 Jackson Street	Birmingham	AL	35217
Johnson, Dinah Leah		2010 36th Avenue North		Birmingham	AĽ	35207
Johnson. Eddie Mae		1509 - 18th Place North		Birmingham	AL	35234
Johnson, Emily Y.	j	Post Office Box 170022		Birmingham	ΑL	35217
Johnson, Eva L.		2115 Harris St		Chester	PA	19013
Johnson, Gloria L.		3705 44th Avenue North		Birmingham	ΑĽ	35207
Johnson, Janie Mae		905 Sunvalley Road		Birmingham	ΑL	35215
Johnson, Johnnie L.		3026 Liberty Street		Erie	PA	16508
Johnson, Juanita		3122 44th Ave N		Birmingham	AĽ	35207
Johnson, Leon, Sr.		5224 Hidden Hills Court		Stone Mountain	G.A	30088
Johnson, Lewis, III	į	3822 40th Ave N		Birmingham	AL	35217

Page 30 of 65

Fullname	SSN	Address	Address2	City	State	Zib
Jones, Verdell		1704 Danbury Cir		Birmingham	ΑĽ	35217
Jones. Willie		4425 F.L. Shuttleworth Drive		Birmingham	ΑĿ	35207
Jones, Willie C., Jr.		3408 33rd Avenue North		Birmingham	AL	35207
Jordan, Isaac Lee		4011 43rd Avenue North		Birmingham	ΑĽ	35217
Jordan, Lois G.		4201 43rd Place North		Birmingham	ΑΓ	35217
Jordan, Yvonne Renee		137 Alder Avenue		Birmingham	AL	35214
Joseph, Frances Cooper	•	3412 33rd Court North		Birningham	ΑĽ	35207
Keenan, Annie, The Estate of		c/o Portia Maddox	18456 Plainview	Detriot	MI	48219
Keenan, Karl		136 59th Street North	Apt 4	Birmingham	AL	35212
Keenan, Veronica		2565 Central	Apt 1210-A	Detroit	MI	48209
Keily, Dorothy Jean		705 Center PL SW		Birmíngham	AL	35211
Kemp, Defores		15540 LaEntrada Drive		Moreno Valley	Ŋ	92551
Kemp, Willie D.		1202 Graymont Avenue West		Birmingham	ΑĽ	35208
Kemp-Jones, Isje Chaelen		4487 Nellie Anderson Street		Birmingham	AL	35224
Key, Brenda M.		800 Clow Road		Тапапt	ΑĽ	35217
Key, James Arthur, Sr.		805 Westmont Lane		Birmingham	ΑĽ	35217
Key, Ronny Gail		800 Clow Road		Tarrant	AL	35217
Kimbrough, Catherine Reed	v	1829 Linthicum Circle		Tarrant	ΑĽ	35217
Kindell, Barbara Jean		1828 Mountain Circle		Tanant	ΑI	35217
Kines. Sidney L.C.		c/o Legal Guardian	3002 32nd Avenue North	Birmingham	AL	35207
King. Ocie Mae		1321 17th Place SW		Birmingham	ΑΓ	35211
King, Percy	ļ. 	2025 Cedar Crest Drive		Birmingham	ΑΓ	35214

State o	c/o Peggy Booker PO Box 204 527 Avenue B Pratt City 3229 Pearl Avenue	305 Burton Drive	Birmingham	ΨF	35206
	PO Box 204 527 Avenue B Pratt City 3229 Pearl Avenue		T		
	527 Avenue B Pratt City 3229 Pearl Avenue		Inissylie	ΑΙ	35173
	3229 Pearl Avenue		Birmingham	AL	35214
•			Birmingham	ΑĽ	35207
	2181 Lazy Y Road		Hayden	AL	35079
· · · · · · · · · · · · · · · · · · ·	9008 Mosley Manor Circle		Morris	AL	35116
	2181 Lazy Y Road		Hayden	AL	35079
	5526 Sutherland Road		Mt. Olive	AL	35117
	2728 16th Court N		Birmingham	AL	35234
	2728 16th Court North		Birmingham	AL	35234
	5924 Patriot Way	٠.	East Lansing	MI	48823
	2422 N Arlington Avenue		Indianapolís	Z	46218
	8317 6th Avenue North		Birmingham	AĽ	35206
Kirksey, Diane R. Bridges 2405 31	2405 31st Street, Ensley		Birmingham	AL	35208
Kirksey, Zenobia Michelle	615 Valley Road		Fairfield	AL	35064
Kizzard. Peggy Ann ' 1399 Pa	1399 Park Avenue		Birmingham	AL	35217
Knight, Calrorylin R. 1009 Ru	1009 Rue Deville, Apt. H		Birmingham	AL	35209
Knight, Gloria Holman 725 70th	725 70th Place South		Birmingham	AL	35206
Knight, Juanita H. 3100 44	3100 44th Ave N		Birmingham	ΨŢ	35207
Knox-Postell. Joshulyn 7831 78	7831 7th Avenue North		Birmingham	Αl	35206
Kyle. Ruby T. 3428 33	3428 33rd Ave N		Birmingham	ΑL	35207
Lamb, Terrika 3148 30	3148 30th Ct N		Birmingham	AL	35207

Fullname	SSN	Address	Address2	City	State	Zip
Lancaster, Christine		4301 42nd St N		Birmingham	AL	35217
Lancaster, Felton, Sr.		4305 42nd St N		Birmingham	AL	35217
Lancaster, Lonnie		4305 42nd St N		Birmingham	AL	35217
Langford, Izolia Estate of		c/o Michael Langford	65 Waters Way	Hamilton	НО	45013
Langford, Vera		1636 31st Street N		Birmíngham	AĽ	35234
Lanier, Jessie M.		6528 White Oak Ln		Hueytown	AL	35023
. £arkin, Alexis	-	2613 37th Ave N		Birmingham	AL	35207
Larkin, Avis	The second second of the second	·1421 Elizabeth Ave		Tarrant	AL	35217
Larkin, Ellen		4921 Terrace R		Birningham	ΑĽ	35208
Larry, Shirley Ann		3424 Willard Ave SW		Birmingham	AL	35211
Lawler, Therita Lenae		705 Forest View Tr		Bírmingham	ΑĽ	35215
Lawson, Cynthia A.		1224 Main Street		Birmingham	AL	35217
Lawson, Floyd Ray	-	3833 1st Street W	٠.	Birmingham	AĽ	35207
Lawson, Janice H.		921 Glenvalley Dr		Birmingham	AL	35206
Lawson, Willie Mae	!	621 Murray Road NW		Huntsville	AL	35811
Lee, Anthony Jerome, Jr.		1755 Annendale Drive		Birmingham	AL	35235
Lee, Anthony Jerome, Sr.		1799 Annendale Drive		Birningham	AL	35235
Les. Charles A.		3412 29th Avenue North		Birmingham	AL	35207
Lee, Elouise Paige		318 26th Street SW	,	Birmingham	ΑĽ	35211
Lee, Joyce E.		2736 17th Avenue N		Bírmingham	ΑĽ	35234
Lee, Linda J.		4921 43rd Way N		Birmingham	ΑL	35217
Lee, Patrick D.	diam of training	1755 Annendale Drive		Bírmingham	AL	35235

Page 33 of 65

Page 34 of 65

Líptrot, Willie L. Little, Teresa		See in the	Addiesas	CILY	State	di7
Little, Teresa		544 Gadsden Hwy		Birmingham	AL	35235
		800 Pine Forrest Cir		Birmingham	AL	35235
Lloyd, Deidre		3440 33rd Avenue North		Birmingham	ΑL	35207
Lloyd. Laura Thomas		4111 29th PI N		Birmingham	AL	35207
Long, Cheryl Franklin		7309 Westmoreland Drive		Fairfield	ΑL	35064
Looney, Deborah Means Brown		6534 Cherokee Drive		Birmingham	AL.	35064
Loudermilk, Albert O'Neil, Sr.	•	18524 Highway 75		Remlap	AL	35133
Loudennilk, Mamie Jo		18524 Highway 75		. Remlap	AL	35133
Love, Sandra Parrish		185 Jupiter Dr		Birmingham	ΑĽ	35215
Lowery, Jenell		3825 Center Place W		Birmingham	ΑΓ	35207
Lucas, Arbadella		6272 Cedar Town Road		Molino	FL	32577
Lykes, Jake P.		3005 33rd Place North		Birmingham	AL	35207
Lykes, Ovetta		3005 33rd Place North		Birmingham	AL	35207
Lynum, David L., Jr.		3620 Virginia Ave		Birmingham	AL	35207
Mabry. James L., Sr.	1	4100 Fairmont Way		Birmingham	AL	35207
Mabry, Johnnie C.		3308 Pearl Ave North		Birmingham	AL	35207
Mabry, Lamar Owens	-	3308 Pearl Ave North		Birmingham	AL	35207
Mabry, Samuel L.		3920 Fairnont Place N	,	Birmingham	ΑΓ	35207
Mabry-Orr, Tarina La'Owens	ì.	3471 33rd Street N		Birmingham	AL	35207
Mack, Iola		2802 Potts Hollow Road	Lot 117	Birmingham	AL	35215
Mack, Sylvia Sidney White		14028 Arcturus Avenue	Apt. 6624	Gardena	ర	90249
Maddox, Coleman, Jr.		100 60th Street South	Apt. B	Birningham	ĄĽ	35212

Fullname	SSN	Address	Address2	City	State	Zip
Maddox, Elizabeth		c/o Shelía Clinton	1804 Petticoat Avenue	Birmingham	ΑΓ	35215
Maddox, Portia L.		18456 Plainview		Detriot	MÏ	48219
Madison, Dellemarshae		4220 42nd Avenue N		Birmingham	AL	35217
Mahler, Beatrice Braxton		4510 Cades Cove Drive		Gardendale	AL	35071
Maiden, Earnest		3408 32nd Street N		Birmingham	AL	35207
Maiden, Ernest, III		3514 41st Ave North		Birmingham	AL	35207
Maiden, Ernest, Jr.		3624 44th Ave North		Birmingham	AL	35207
Maiden, Lucille	į	3408 32nd Street N		Birmíngham	AĽ	35207
Mallory, Eugene. Sr.		8336 5th Avenue South		Birmingham	AL	35206
Malone, Emma Langer		Post Office Box 39104		Birmingham	AL	35208
Malone, John W.		P. O. Box 39104		Birmingham	ΑΓ	35208
Maim, Carl Arthur		1503 Etowah Street		Birmingham	AL	35217
Mann, Grant		c/o Brenda Mann	35 Pine Ridge Drive	Trafford	AL	35172
Manning, Geraldine Richardson		3427 31st Place North		Birmingham	AL	35207
Manning, Renita C. McBride		Eagle Point Apartments	240 Cherry Court, Apt. 150	Hueytown	AL	35023
Marcus, Ornell, Jr.	•	183 Cove Ln		Pelham	AL	35124
Maresette, Rosie		7426 Prisco Ave, Apt 126		Leeds	AL	35094
Martín, Angelon Loretta		1431 4th Terrace West		Birmingham	AĽ	35208
Martin, Annie M.	n.	3409 31st Way North		Birmingham	AL	35207
Martin, Clarence, Jr.		1429 21st Street North		Bírmingham	ΑĽ	35234
Martin, Henry		3401 33rd Terrace North	٠.	Bírmingham	AL	35207
Martin, James Lee		2500 Planters Cover Circle		Lawrenceville	GA	30044

Fuliname	SSN	Address	Address2	City	State	Zip
Martin, Johnny	t i	217 Morris Avenue		Birmingham	AL	35204
Martin, Palricia		3316 33rd Place North		Birmingham	AL	35207
Martin, Robert C., The Estate of		c/o Lester Martín	117 16th Ave NE	Birmingham	AL	35215
Mason, Kathy L.		675 Brussels Circle #88		Birmingham	AL	35212
Masuca, Brenda		3827 6th Avenue South	Apt. 101	Birningham	Al	35222
Matthews, Mamie		4233 44th Avenue N		Birmingham	AL	35217
Matthews, Susie	-	3007 41st Court N		Birmingham	AL	35207
Mayes. Ann B.		4328 46th Avenue North		Birmingham	ΑΓ	35217
Mayes, Shantoria J.		648 15th Court NW		Birningham	AL	35215
Mays, Galean D.		348 Prosch Ave		Birmingham	AL	35217
McBride, Felesha Rashead		1621 Porch Circle		Feeds	ΑΓ	35094
McBride, Kania Shenae		1621 Porch Circle		reeds	AL	35094
McBride, Mildred A.		1621 Porch Circle		Leeds	AL	35094
McBride, Trayveon JaQuann		1621 Porch Circle		Leeds	AL	35094
McBride, Willie Edwardontez, II	İ	1621 Porch Circle		Leeds	AL	35094
McCall, Catherine		708 Jackson Boulevard		Birningham	AL	35217
McCallum, Alma J.		3409 32nd Avenue North		Birmingham	AL	35207
McCarty, Annie		4008 29th Street North		Birmingham	AL	35207
McClain. Edith Marie		2332 3rd Way NE	-	Birmingham	AL	35215
McClain, Nedra A.		4212 Jackson St		Birningham	AL	35217
McClaney, Mattie Lee Hinton		1525 31st Street North		Birmingham	AL	35234
McCollough, Annie M.		3103 Colony Park Drive	• •	Birmingham	AL	35243

Page 38 of 65

Fullname	SSN	Address	Address2	City	State	Zip
McCorvey, Evett Deloris Woods		700 Euclid Avenue		Mobile	AL	36606
McCrary, Nellie F. Freeman Bro		605 Barton Court		Tarrant	Ψŗ	35217
McCree, Lue Verta		2657 Vandy Drive		Montgomery	ΨΓ	36110
McCurdy, Clarence E.		105 Harvill Lane		Birmingham	AL	35217
McCurdy, Corlis J.		105 Harvill Lane		Birmingham	ΑĽ	35217
McCurdy, Kikya	•	clo Akia McCurdy	3510 Fl Shuttlesworth	Birmingham	ΑΓ	35207
McCurdy. Rocky Leon, Sr.	-	229 52th Street North		Birmingham	ΑΓ	35212
McCurry. Doritha Bradley		-27 NW 25th Court, Apt. L		Birmingham	ΑĽ	35215
McDaniel, Bessie Mae		4252 40th Court North		Birmingham	AL	35217
McDaniel, Cora L.		4205 38th Avenue North		Bírmingham	AL	35217
McDaniel. Manning		4205 38th Avenue North		Birmingham	ΑΓ	35217
McDaniel, Mary Frances		4112 38th Ave N		Birmingham	AL	35217
McEntyre, Pearl		1669 18th Street SW		Birmingham	AL	35211
McGill, Laura		1018 - B Eagle View Drive		Birmingham	AL	35212
McGnider, Mattie Toney	• • • • • • • • • • • • • • • • • • • •	4002 South 262 Place		Kent	WA	98032
McIntyre, Eaulice H.		1212 Depot Street		Tarrant	ΑĽ	35217
McKibben, Judy, The Estate of		c/o Richard Lee McKibben, Jr.	117 McCoy Pointe Drive	Arley ·	AL	35541
McKinney, Barbara Ann	`	1700 Overlook Cir		Birmingham	AL.	35217
McKinney, Brenda D.		4140 - 29th Street North		Birmingham	AL	35207
McKinney. Carrie Brown		Post Office Box 903		Teaneck	Z	99920
McKinney, Donald L.		1700 Overlook Cir		Birmingham	AT.	35217
McKinney. Felix		4108 49th Court North		Birmingham	ΑΓ	35217

Page 39 of 65

Fullname	SSN	Address	Address2	City	State	Zip
McKinney, Steve		1030 Mesa Drive		Birningham	AĽ	35235
McKinney, Walter		#4 Norwood Circle		Birmingham	ΑΓ	35234
McKinstry, Bobby J.		4716 - 40th Place North		Birmingham	ΑĽ	35217
McMillan, Mattie Inez		2330 - 21st Avenue North		Birmingham	AL	35234
McMullen, Anna Y.		2112 Oakwood Drive		Birmingham	ΑΓ	35215
McNeil, Barbara J. Lavender		7620 6th Avenue South		Birminghara	ΑΓ	35206
McSwain, Namion, III	-	3605 40th Street North		Birmingham	AL	35217
McWilliams. Gerald, Jr.		15350 Hutchinson		Houston	¥	77071
Meadows, Gloria Anita		9296 Briamont		Birmingham	ΑĽ	35217
Means, Alex Lee, Jr.		717 Suburban Dr		Birmingham	AĽ	35214
Means. Carla Andrea		1428 Monroe Avenue	Apt. 4	Birmingham	AĽ	35211
Means, Charles J.		3004 33rd Place		Birmingham	AL	35207
Means. Stephanie		4309 - 41st Anenue North		Birmingham	AL	35217
Means, Veronica Yvette		1722 Vestawood Court, Apt. D.		Birmingham	AL	35216
Menifee, Lusher		526 North 9th Street		Panama City	FL	32404
Menifee, Patricia Ann		3329 32nd Steet North		Birmingham	AL	35207
Мепутоп, Jack E.		1773 Big Mountain Drive		Birmingham	AĽ	35235
Mickel, Amell, Sr.	,	25033 Dogwood Ct		Santa Clarita	CA CA	91381
Mickel, Gregory		3642 42nd Avenue North		Birmingham	AL	35207
Middlebrook, Linda G.		4321 Greenwood Street		Birmingham	ΑĽ	35217
Miles, LeAnna Burrell		809 42nd Place North		Birmingham	AL	35212
Miller, Alexis	THE IN PERSON LAW - PAY	2159 North Smithfield Lane		Birmingham	ΑΓ	35207

Page 40 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Moore, Nancy Lee		3337 32nd Street North		Birmingham	AL	35207
Moore, Parker Daniel		3729 42nd Street North		Birmingham	ΨΓ	35217
Moore, Rosa Lee		1512 32nd St, Ensley		Birmingham	ΑΓ	35218
Moorer, Alfred		3166 Henry Byers Drive		Birmingham	AL	35207
Moorer, Dorothy Mae McDaniel		3021 33rd Terrace North		Bírmingham	AL	35207
Moorer, Encenrico		3166 Henry Byers Drive		Birmingham	AL	35207
Moorer, Johnnie Mae	-	225 Stardust Circle		Birmingham	ΨΓ	35214
Moorer, Norma Jean	** * ***** *****	68 Star Trek Cir		Birmingham	AĽ	35215
Moorer, Ronald Dewayne		3166 Henry Byer Drive		Birmingham	AL	35207
Morgan, Bertha		825 Park Drive		Birmingham	, AL	35235
Morris, Ailleen Armanda		Post Office Box 23		Hutchins	ΤX	75141
Morris, Howard		3427 31st Street North		Birmingham	ΑĽ	35207
Morris, Katherine L.		616 24th Avenue NW		Birmingham	AL	35215
Morris, Lubrenda Brown		3420 38th Place North		Birmingham	AL	35217
Morris, Mattie C.	:	125 Cleveland Street		Nashville	Z	
Morris, Patricia, The Estate of		c/o Yolanda Morris	7229 Higdon Rd	Birmingham	AL	35212
Mosely, Ellis Amell		17456 Terri Court		Dumfries	٧A	22026
Moses. Regina		412 Gene Reed Drive		Birmingham	AL	35215
Mosley, Mark A.		321 33rd Ct NE		Birningham	ΑΓ	35215
Moss. Mamesha C.		3441 31st Avenue North		Birmingham	ΑΓ	35207
Motley, Rose Meron		1736 28th Street North		Birningham	AL	35234
Moultrie, Cerita Denise	e a cha physical propagation of the	3655 42nd Avenue North		Birmingham	ΑΓ	35207

Page 41 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Mullins, Margaret, The Estate of		c/o John Mullins	3544 42nd Ave N	Birmingham	ΑĽ	35207
Mumford, Charles Edward		3013 33rd Place North		Birmingbam	AL	35207
Muniphord, Sharon Denise		3412 32nd Street North		Birmingham	ΑΓ	35207
Murdock, James E.		114 Silverthorne Drive		Huntsville	ΑΓ	35806
Myree. Harold Agusta		9420 Westfield Rd		Birmingham	AL	35217
Naylor. Grady, Mr		4104 Fairmont Way N		Birningham	AL	35207
Naylor. Kenneth, Mr	- -	4104 Fairmont Way N		Birningham	AL	35207
Naytor, Shirley Teresa		203 Turtle Lake Dr		Birmingham	ΑΓ	35242
Nelson. Earnestine		4221 44th Avenue North		Birmingham	ΑΓ	35217
Nettles, Rosie Lee		3912 44th Street North		Birmingham	AL	35217
Nettles. Sarah Williams		813 Miami Place		Birmingham	AL	35214
Newberry, Cleo		3392 33rd Place North		Birmingham	AL	35207
Nichols, Cynthia		1021 Althea Lane		Birmingham	AL	35235
Nichols, Emily Jones		2033 37th Avenue North, # 2023	23	Birmingham	AL	35207
Nichols, Gwendolyn G.		3533 43rd Avenue North		Birmingham	AL	35207
Nichols, Katrina		3433 33rd Terrace North		Birmingham	AL	35207
Nickson, Debbie Sankey		108 Valley Court		Birmingham	ΨI	35215
Nixon, Johnnie Mae, The Estate	· .	c/o Herman Hammond	3652 44th Ave N	Birningham	AL	35207
Noble, Alberta Robinson		19075 13 Mile Rd		Roseville	ΙŅ	48066
Nunn. Bridgit Rennaye Underwo		1115 Sundial Circle		Birmingham	ΑΓ	35215
Nunn, Jimmie L.		4301 41st Place North		Birnîngham	AĽ	35217
Oddie. Mildred		3150 33rd Avenue North		Birmingham	AL	35207

Page 42 of 65

Page 43 of 65

Fullname	SSN	Address	Address2	Cify	State	Zip
Odums, Linda F.	:	510 East 61st Avenue		Merriville	Z	46410
Okoh, Theresa Young		30 Willowcrest Curve		Wetumpka	AL	36092
Olive, Iris J.		4969 Vernon Street		Birmingham	AL	35235
Olive, Jessie L.		1600 English Knoll Lane		Birmingham	ΑĽ	35235
Oliver, John Curtis		3439 29th Avenue North		Birmingham	ΑΓ	35207
Oliver, Rannie M.		2909 12th Ave N, Apt E	PO Box 5731, 35207	Birmingham	AL	35234
O'Neal, Cynthia J.	•	3321 32nd St North		Birmingham	AL .	35207
O'Neal, Lucy G.		3321 32nd Street North		Bírmingham	AL	35207
Operton, Eamestine		3399 33rd Street North		Birmignham	AL	35207
O'Ree, Cecelia		901 Chicester Drive		Birmingham	AL	35214
Orr, Larry Jeffery		3471 33rd Street North		Birmingham	ΑĽ	35207
Owens, Corliss Lafa		3009 Apple Valley Ln		Birmingham	ΑĽ	35215
Owens, Delois B.		3073 29th Court North		Birmingham	AL	35207
Owens, Sandra Toney		15 Watertown Cir, Apt B		Birwingham	ΑĽ	35235
Page, Ethel Mae		3101 33rd St		Birmingham	AL	35207
Page, Monica		1308 Monterey Drive		Birmingham	ΑΓ	35235
Page, William, Sr.		3101 33rd St N		Birmingham	AL	35207
Paige, Leroy, Jr.		1802 Pope Lane		Birmingham	AL	35207
Paige, Marcyleen	١	3430 34th Terrace North		Birningham	AL	35207
Paige. Mary A.		3428 34th Terrace North		Bírningham	AL	35207
Palmore, Wilile James		3321 33rd Street North		Birmingham	ΑΓ	35207
Parker, Dorris Jean B.	. samp and Primer a	1508 Tarrant Huffman Road		Birmingham	Ą	35217

Fulname	SSN	Address	Address2	City	State	Zîp
Parker, Maxine H.		3116 33rd Pl N		Bírmingham	AĽ	35207
Parker. Stacey		106 9th Court North		Birmingham	AL	35204
Parks, Cassie Mickel		112 13th Ave N		Birmingham	AL	35204
Parrish, Elizabeth		9160 Weller Sumpter Rd		Adger	ΑΓ	35006
Parson. Yolanda Diane		3154 31st Ave N		Birmingham	AL	35207
Paschal, Christine Patton	•	709 Greenbrier Rd		Fairfield	AL	35264
Paschal, Eddie Rose	-	4321 46th Street N		Birmingham	ΑΓ	35217
Patterson, Cassandra		_ 220 Memphis Street		Birmingham	AL	35224
Patterson, Eunice L.		3530 41st Ave N		Birmingham	AL	35207
Patterson, Lucille		8806 West Boulevard		Birmingham	AL .	35206
Patterson, Michelle L.		1437 47th St, Ensley		Birmingham	ΑĽ	35208
Patterson, Robert H., Jr.		858 42nd Pl N		Bírmingham	AĽ	35212
Paulk, Carrie		968 Chiechester Drive		Birmingham	ΑĽ	35214
Payne, Erica T.		4630 7th Avenue		Bírmingham	ΑĽ	35224
Payne, Kenneth		4610 Kingston Ave		Birmingham	AL	35212
Peak. Chery!		5126 33rd St N		Birningham	AL	35207
Pearson, Melvin		1737 37th Ave N		Birmingham	AL	35207
Pearson, Naomi Princess	`	c/o 3317 28th St N		Birmingham	AL	35207
Pearson, Zenderee Scruggs		409 Foxglen Road NW		Birmingham	ΑĽ	35215
Peck, Janice Carolyn Snow		2500 National Street		Richmond	VA	23231
Pelt, Elizabeth A.		. 514 Jefferson Court		Birmingham	ΨΓ	35217
Pelt, Sandra	:	844 Vanderbilt Street		Birmingham	Ψ	35206

Fuliname	SSN	Address	Address2	City	State	diz
Pelt, Thomas W.	;	514 Jefferson Court		Birmingham	AL	35217
Pendleton, Chandra L.		4709 74th Street North		Birmingham	ΥΓ	35206
Pennell, Barbara Peterson		2820 31st Street Ensley		Birmingham	AL	35208
Pennington, Mary T.		2803 35th Ave N		Birmingham	AL	35207
Perkins, Paul, The Estate of		Roger Perkins	421 53rd St	Fairfield	AL	35064
Ретутап, Jamica Nicole		1013 Chalkvillle School Rd		Birmingham	AL	35215
Peterson, Georgia		3217 31st Place North		Birmingham	. IA	35207
Peterson, lessie		PO Box 170151		Tarrant	IA.	35217
Peterson, Minnell C.		2886 Norwood Blvd		Birmingham	AĽ	35234
Peterson, R. Вепу		3217 31st Place North		Birningham	ΑΓ	35207
Pettway, Edward Lec		Post Office Box 354		Hope Hull	AL	36043
Pettway, Shearita		Post Office Box 354		Hope Hull	AL	36043
Pickens, Bettie English		1301 Monroe Avenue SW	Apt 115	Bírmingham	ΑΓ	35211
Pickens, John L., Sr.		1301 Monroe Avenue SW	Apt 115	Birningham	AL	35211
Pickett, Rosetta		3333-33 Street North		Birningham	AL	35207
Pinkney, Brenda Joyce		9702 Williamsburg Dr		Birningham	AL	35215
Pinkney, Cassandra		6900 1st Ave S		Birmingham	ΑΓ	35212
Pittman, Bessie	,	7804 7th Avenbue South		Birmingham	AL	35206
Pittman, Johnitha		1800 Holbrook Ave North		Bessemer	AL	35020
Plump, Crystel Nabors		510 Collette Street		Birmingham	AL	35214
Poe, Herman, Sr.		909 4th Court West		Birmingham	AL	35204
Poellnitz, Brenda Denise	Historius and the	2504 Crossbow Drive		Birmingham	AL	35214

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Fuliname	SSN	Address	Address2	City	State	Zip
Poellnitz, Brenda S.		3236 Pearl Ave		Birningham	ΑΓ	35207
Poelfnitz, Mariah		2504 Crossbow Drive		Birmingham	ΑĽ	35214
Poellnitz, Unree, Jr.		10 Clark Road	-	Peabody	MA	01960
Polarie, Linda F.		2052 East Lake Blvd.		Tarrant	₹	35217
Pompey. Roderick		3102 Kenley Way		Birmingham	AL	35242
Poole, Henry, Jr.		212 Crabapple Ln Apt B		Birmingham	AĽ	35214
Poole, Julia Elaine	-	3532 42nd Avenue North		Birmingham	AĽ	35207
Poole. Paytie Marie	1	508 Jefferson Ct		Tarrant	AL	35217
Poole, Portia Nakia		508 Jefferson Court		Таггапt	ΑΙ	35217
Pope, Julian Dewayne		; 1216 Eastlake Blvd		Birmíngham	AL	35217
Pope, Shean		,5012 9th Ave N		Birmingham	AĽ	35212
Porter, Alfred J.		1407 30th Street North		Birmingham	AL	35234
Porter, Jamie C.		815 Meadow Dr		Birmingham	AL	35242
Porter, Ronald		1407 30th St N		Bírmingham	ΑL	35234
Porter, Wanda Faye	7	1407 30th Street North		Birmingham	AL	35234
Postell, Erma Jean		3200 17th Ave N		Birmingham	AL	35234
Postell, Henry Demingus		c/o Legal Guardian	3200 17th Avenue North	Birmingham	¥	35234
Powe. Bettie		2504 Kelly Road		Birmingham	ΑΓ	35210
Powe, fulius		3672 42nd Ave N		Birmingham	AL	35207
Powe, Mary Latasha		2712 21st Ave N		Birmingham	ΑŢ	35234
Powe, Melton S., 111		2704 21st Ave N		Birmingham	ΑĽ	35234
Powe, Mildred Ann	to delicity by stopic	2712 21st Ave N		Birmingham	ΑΓ	35234
	•					

Fullname	SSN	Address	Address2	City	State	Zīp
Powe, Theresa Ann	-	2712 21st Ave N		Birmingham	ΑΓ	35234
Powell, Feathura		2700 40th Avenue North		Birmingham	ΑĽ	35207
Powell, Mozella		3935 28th Way North		Birmingham	ΑL	35207
Prott, Frank		4101 - 29 Place North		Birmingham	AĽ	35207
Prevo, Mary E.		4216 29th Pl N		Birmingham	AL	35207
Price. Freddie Lee		20 Sixth Avenue N Apt. B		Birmingham	AL	35204
Prince, Grace B.	-	601 77th Way South		Bírmingham	AL	35206
Prince, Willola		3141 42nd Ave N		Birmingham	AL	35207
Pritchett, Gloria		4232 39th Avenue North		Birmingham	AĽ	35217
Pritchett, Teresa		9217 6th Avenue North		Birmingham	ΨI	35206
Pruitt. Dorothy Henley		3402 33rd Place North		Birmingham	AL	35207
Pryor, Cheryl		4305 Doak Road North		Birmingham	AL	35207
Pugh, Alton		906 Dunbar Street		Greenville	AL	36037
Pullom, Patrick		4241 46th Ave N		Birmingham	AL	35217
Purifoy. Annie Monroe		3908 41st Ave N		Birmingham	AL	35217
Purifoy, Robert Ed, Sr.		4725 North Smithfield Drive		Birmingham	AL	35207
Purifoy, William		300 37th Court NE		Birmingham	AL	35215
Quinn, Bernice Hall		9816 Westfield Rd		Tarrant	AL	35217
Quinn, Gail Lidronia		9816 Westfield Rd		Birmingham	ΑĽ	35217
Quinn, Mary E.		4217 43rd Pl N	-	Birmingham	ΑΓ	35217
Radford, Mattie		401 4th Ct W		Birmingham	ΑΓ	35204
Raines, Althea Crawford		809 Park Brook Trail		Birmingham	AL	35215

Fullname	A	Address	Address2	Cify	State	Zip
Rainge, Elizabeth	43	4361-FL Shuttlesworth Dr		Birmingham	AL	35207
Ramsey. Deboralı Thomas 🧯	0/0	c/o Whiz Kids Learning Academ	3340-B Marysville Blvd.	Sacramento	CA	95838
Range, Sylvia A.	13	1311 Fulton Avenue		Tarrant	AL.	35217
Range, W. Renee Finch	83	8319 S Van Ness Ave		Inglewood	CA	90305
Ratliff, Sonya	5	156 Scenic Drive		Gardendale	ΑI	35071
Raybum, Doris Jannose	රි	Colonial Grand Apartment	1012 Liberty Park Loop	Birmingham	Υ	35242
Redding, Marilyn Myree	46	4674 Hairston Crossing Way		Stone Mountain	ĞA	30083
Redmon, James Butler	30	3008 41st Court North	•	Birmingham	ΑΙ	35207
Redmon, Sara Teresa	30	3008 41st Court North		Birmingharn	AL	35207
Reed. Theresa Ann	16	160 Haversham Drive		Birmingham	AL	35215
Reedy, Cynthia Black	86	9825 Maple Ln		Birmingham	AĽ	35215
Reese, Iyana Nicole	44	4441 42nd Street North	c/o Patrice Franklin	Birmingham	AL	35217
Reese, Johnny Rudolph	27	2712 31st Avenue North, No. 20		Birmingham	AĽ	35207
Reese. Patrice Franklin	44	4441 42nd Street North		Birmingham	ΑΓ	35217
Reeves. Dewey Thomas		1824 Hatchett Avenue		Таттапt	AL	35217
Reeves. Nettie Ruth	18	1824 Hatchett Ave		Tarrant	AĽ	35217
Rembert, Dorothy	11	113 40th Ave W		Birmingham	AL	35207
Revis, Emma	99	6603 Firewood		Detroit	Mi	48210
Revis. James R Jr.	99	6603 Firwood St		Detroit	Mi	48210
Reynolds, Demeko Chanta	65	652 Old Pine Road		Birmingham	AL	35214
Reynolds, Ellarea	34	3410 33rd Pl N		Birmingham	AL	35207
Rice, 0 Paige	24	2400 35th Ave N		Birmingham	AL	35207

Page 48 of 65

Page 49 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Rice. Marilyn		6609 Grasselli Road		Fairfield	AL	35064
Rice, Thelma L.		1406 35th Avenue North		Birmingham	ΑΓ	35207
Richardson. Bertha C.		500 Bell Court		Birmingham	ΑΓ	35217
Richardson, Demetrius		4720 Avenue S	٠.	Birmingham	ΑΓ	35208
Richardson, James Lynn		3444 33rd Ct N		Birmingham	ΑĽ	35207
Richardson, Jason F.		46 Town & Country Circle		Birmingham	ΑĽ	35215
Richardson, Linda F.	-	919 Vanderbilt Street		Birmingham	ΑĽ	35206
Richardson, Molly S.	-	1008 Indiana Street		Birmingham	AL	35224
Riggs. Ella Mae		3035 33rd Terrace North		Birmingham	AĽ	35207
Riley, Patrícia Ann		3524 F. L. Shuttlesworth Drive	. •	Birmingham	ΑĽ	35207
Roanoke, Lester Roy		16 Center Place North	Apt H	Bírmíngham	ΑĽ	35204
Roanoke, Willie Mae		2117 Northland Avenue SW		Birmingham	ΑΓ	35211
Robertson, Shirley		752 79th Place South		Birmingham	AL	35206
Robinson, Aaron		2010 36th Avenue North		Birmingham	ΑĽ	35204
Robinson, Anna M.		2127 31st Avenue North		Birmingham	AL	35207
Robinson, Betty J.		3728 44th Avenue North		Birmingham	AL	35207
Robinson, Cathy Lynn		3234 Pearl Ave North		Birmingham	AL	35207
Robinson, Doris Jean		808 Roberson Rd		Fairfield	AL	35064
Robinson, Doris Jean Hick		4238 40th Ct N		Birmingham	AL	35217
Robinson, Franklin		2127 31st Avenue North		Birmingham	AL	35207
Robinson, Johnnie Charles		3424 27th Court North	•	Birmingham	AL	35207
Robinson, Marie Posey		4425 Cheek Road		Birmingham	AL	35207

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Address2

Address

SSN

Fullname

## Thursday, January 04, 2007

Page 50 of 65

Page 51 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Salter, Sakeya		8929 Roebuck Blvd	Apt 6	Birmingham	ΑΓ	35206
Samuel, Debra		4413 31st Way North		Birningham	AL	35207
Samuels, Eileen		3208 32nd Place No		Birningham	AL	35207
Sanderfer, Edna Fay		1705 33rd Ave N		Birmingham	AL	35207
Sanders, Gwyn		1852 Carson Road	Apt. F	Birmingham	AL	35215
Sanders, Lafayette		430 North West 82nd Street		Miami	FL	33147
Sanders, Sharon Colbert	•	413 Elder Oaks Way		Homewood	AL	35209
Sanford, Patricia J.		18524 Highway 75		Remlap	ΑĽ	35133
Sanford, William Cody		18524 Highway 75	٠,	Remlap	ΑĽ	35133
Sankey. Darryl T.		268 Martin Drive		Birmingham	ΑΓ	35210
Sankey, Luretha Rutledge		1632 Dunhill Drive		Birmingham	ΑΓ	~ 35215
Sankey, Stephanie L.		1812 Bond Way NE	Apt. C	Birmingham	ΑΓ	35215
Santarlas, Janet Wakefield		1617 Hatchett Ave		Tanant	AL	35217
Saunders, Linda		1604 Old Town Trace		Birmingham	AL	35215
Sawyer, Bernita		3169 Kelley Chapel Road		Decatur	GA	30034
Saxton, Mary Louise		5 Windview Tr		Birmingham	AL	35210
Scaife. Margaret A.		3430 30th Way North		Bírmingham	AL	35207
Schenck, Marilyn Mickel		1123 Embury Avenue	#24	Neptune	Ź	07753
Schmid, Mitchell, Sr.		1739 McCaskill Street		Татапt	Αi	35217
Schmid, Penny		1739 McCaskill Street		Тапапt	ΑΙ	35217
Scott, Bobbie Jean		1432 29th Street North		Birmingham	AL	35234
· Scott, Chris	and opposite a contract of the	3441 31st Avenue North		Birningham	AL	35207

Fullname	SSN	Address	Address2	City	State	Zip
Sims. Annie Laura		4213 44th Ave North		Birmingham	ΑL	35217
Sins. Darline DeJamett		16-H Water Town Circle		Birmingham	ΑΓ	35235
Sims, Janice Denice		1529 2nd Avenue West		Birmingham	AL	35208
Sims, Jeannetta Brendetta		1030 Mesa Drive		Birmingham	AL	35235
Sims, Terry		3340 34th Street North		Birmingham	AL	35207
Sims, Tracey Jeannean		956 Garrett Drive		Birmingham	AL	35235
Sims, Virginia Rogers	•	1561 Tuscaloosa Avenue SW		Birmingham	AL	35211
Skinner, Willene A.	** ** ***	2208 Kelly Ln		Birmingham	AL	35216
Slaughter, Evelyn		800 Belwood Circle		Fairfield	AL	35064
Slaugliter, Frances Sawyer		3206 Norwood Blvd.		Birmingham	AL	35234
Slaughter, Melvia		2145 Dillard Xing		Tucker	GA	30084
Slaughter, Treasure L.		1203 Old Forest Rd		Birmingham	AĽ	35234
Slydell, Margaret Kirland		2728 16th Court North		Birmingham	ΑΓ	35234
Smiley, Brenda		1623 East 9th Court	٠.	Panama City	님	32401
Smith, Billy		1771 Grant Avenue SW		Birmingham	ΑĽ	35211
Smith. Bobbie Jean		3333 33rd Street North		Birmingham	ΑΓ	35207
Smith, Clinton J.		4029 49th Court North		Birmingham	AL	35217
Smith, Curtis Lee		1753 17th Street North		Birmingham	AL	35204
Smith, Daphyanee Denise		2179 Sandell Trail	-	Marietta	GA	30008
Smith, Elaine Moore		6960 South Dexter Street		Centennial	8	80122
Smith, Joan D.		1009 Candy Mountain Road	,	Birmingham	AL	35207
Smith. John E.		4321 46th Street North		Birningham	ΑΓ	35217

Page 54 of 65

Fullname	SSN	Address	Address2	City	State	Zip
Smith, Katie Mae		225 66th Place North		Birmingharn	AL	35206
Smith. Kay Cumingham		8637 4th Avenue North		Birmingham	AL	35206
Smith, Lapinsia		3035 41st Court North		Birmingham	AL	35207
Smith, Laquese	-	2217 Greensprings Hwy, Apt K		Birmingham	AĽ	35205
Smith, Lelia		3412 29th Avenue North		Birmingham	₹	35207
Smith, Loretta Bryant Hines		3460 30th Way North		Birmingham	AL	35207
Smith, Octavia Yvette		1326 13th Street North, Apt B		Bírmingham	AL	35204
Smith, Patricia	The state of the s	5775 Haddington Lane		Philadelphia	PA	19131
Smith, Pauline Walker		3460 33rd Street North		Birningham	ΑĽ	35207
Smith, Robbie Revis		129 4th Avenue SW		Birmingham	AL	35211
Smith, Sheilah White		8156 2nd Ave S		Birmingham	ΑĽ	35206
Smith, Sonya		1809 Damon Circle		Birmingham	ĄĽ	35217
Smith, Thomas R.		9901 Bryant Avenue		Birmingham	AL	35217
Smith, Toni Q.		9913 Miller Avenue		Birmingham	ΑĽ	35217
Smith, Valeria Nichols		2025 22nd Avenue North, Apt E	ω	Birmingham	ΑĽ	35234
Smith, Willie B.		4113 Fairmont Way North		Birmingham	ΑL	35207
Smith, Willie L., Sr.		3377 33rd Street North	•	Birmingham	AL	35207
South, Vanessa D.	,	1410 Cabinhill Road		Birningham	AL	35235
Spann, Annie Mae		1452 Paragon Pkwy		Birmingham	AL	35235
Spann, Joseph		1452 Paragon Parkway		Bírmingham	AĽ	35235
Spann, Rosetta S.		2124 Park Brook Lane		Birmingham	ΑĽ	35215
Spigner, Deborah G.	; ;	4308 Pulaski Street		Birmingham	AL	35217

Page 55 of 65

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Fullname	SSN	Address	Address2	City	State	Zip
Spindle, Annie		24455 Lakeshore Blvd	Apt 1215	Euclid	НО	44123
Spivey, Terry		3612 FL Shuttlesworth Drive		Birmingham	AĽ	35207
Stallings, Albert Lee		912 Jackson Blvd.		Tarrant	AĽ	35217
Stallings, lvy		1948 Cental Ave	Apt 102	Albany	γN	12205
Stallworth, Zemmer Louise		4844 31st Street North		Bimingham	AL.	35207
Suples, Cassandra Denise		4820 Yonderhill Dr		Birmingham	AL	35207
Staples. James		2138 Leola Avenue		Birmingham	Ψ	35207
Staples, Lenora		· · · 321 Summer Drive NE		Atlanta	, GA	30328
Staples, Mario S.		c/o Legal Guardian	1209 East Lake Blvd.	Tarrant	ΑI	35217
Starks, Sherman, Jr.		3708 41st Ave N		Birmingham	ΑĽ	35207
Starks, Vivian Franklin		3420 31st Way N		Birmingham	AĽ	35207
Steele, Audrey E.		1452 Paragon Pkwy		Birmingham	AL	35235
Steen, Isiah		4148 40th Court North		Birmingham	ΑΓ	35217
Steen, Lucinda King		4148 40th Court North		Birmingham	AL	35217
Steen, Willie Harris		3712 28th Street North		Birmingham	AL	35207
Stephens, Faye J. Rutledge		3440 30th Way North		Bírmingham	ΑĽ	35207
Stephens, Sonya		1072 Overton Avenue	•	Terrant	AL	35217
Sterling, Cathy J. Wakefield	•	2779 Old Scott Road		Blountsville	AL	35031
Sterling, Cory Devin		2779 Old Scott Road	٠.	Biountsville	AL	35031
Stevens, Caroline Belser		8101 Rugby Avenue		Birmingham	AL	35206
Stewart, Curtis. Jr.		2213 Toles St		Tarrant	AL	35217
Stewart, Martha Jane		1009 82nd Street South		Birmingham	ΑΓ	35206

Page 56 of 65

Fullname	SSN	Address	Address2	City	State	diZ
Taylor, Eddie		1720 - 36th Avenue North		Birmingham	AL	35207
Taylor, Gracie W.		909 Princeton Avenue SW	Apt. 1207	Birmingham	AL	35211
Taylor, Johnny F.		910 42nd Street		Birmingham	AL	35212
Taylor, Mary Ella		7600 2nd Ave North		Birmingham	ΑĽ	35206
Taylor, Pearly Finney		3404 32nd Street North		Birmingham	AL	35207
Taylor, Willie L.		1401 Carson Road	Apt. 18	Birmingham	AL	35215
Terrell, Cortourious	•	3333 33rd St North		Birmingham	AĽ	35207
Terrell, Dianne D.	r	. 3333 33rd St North		Birmingham	, AL	35207
Thacker, Ralph Wilton		2312 Etowah Street		Tarrant	AĽ	35217
Thomas, Alfreda		1519 -29th Street North		Birmingham	ΑĽ	35234
Thomas. Beverly Diane		4111 29th Place North		Birmingham	Ψ	35204
Thomas, Charon Evett		4113 42nd Ct N		Birmingham	AL	35217
Thomas, Corliss J.		4124 - 40th Court N		Birmingham	AL	35217
Thomas, Cynthia Sharon		621 24th Ct NW		Birmingham	AĽ	35215
Thomas, Denise O.		. P O Box 320714		Birmingham	AL	35232
Thomas, Joe, Jr.		Po Box 610069		Birmingham	ΑĽ	35261
Thomas, Julius		4201 Inglenook Street		Bírmingham	ΑĽ	35217
Thomas, Kellie		5413 Livingston Oaks Circle	#131	Birmingham	AL	35215
Thomas, Lizzie Peeples		3184 45th Avenue North		Bírmingham	ΑΓ	35207
Thomas, Patricia Diane		910 42nd Street North		Birmingham	AL	35212
Thomas, Rhonda Katrice		2931 Creek Lane NE		Bírmingham	ĄĽ	35215
Thomas, Roland, III	:	732 Center Place		Birrningham	AL	35211

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Fuliname	SSN	Address	Address2	City	State	diz
Thomas, Ronald, Jr.		3184 45th Ave N		Birmingham	AL	35207
Thomas, Ronald, Sr.		3184 45th Ave N		Birmingham	AL	35207
Thomas, Sandra Rutledge		605 23rd Terr NW		Birmingham	AL	35215
Thomas, Sheny Lee		224 36th Terr W		Birmingham	AL	35207
Thomas, Walter D.		120 24th Court NW	Apartment C	Birmingham	Ą	35215
Thompson, Carolyn Ann		3937 40th Ave N		Birmingham	ΨΓ	35217
Thompson, Debra Hart	•	1705 Holbrook Avenue		Bessemer	ΑĽ	35020
Thompson, Jeanette B.	į	1128 Woodland Avenue S.W.		Birmingham	AL	35211
Thompson, Kirk Gregory Bloxo	•	2916 42nd Ln N	c/o Maxine Thompson	Birroingham	ΑĽ	35207
Thompson, Maxine Rogers		2916 42nd Ln N		Birmingham	ΑĽ	35207
Thompson, Ronnie		3937 40th Avenue North	c/o Carolyn Thompson	Birmingham	AL	35217
Thempson, Timothy		1900 Hoke Avenue		Binningham	ΨΓ	35217
Thompson, Veronica		5052 Ewell Ln		Birmingham	ΑĽ	35210
Thornton, Barbara Johnson		7801 4th Ave N		Birmingham	AL	35206
Thrasher. Charlena W.		4412 43rd Place North		Birmingham	AL	35217
Thrasher, Henley W.		1344 Prosch Avenue		Birmingham	ΑĽ	35217
Threadford, Jeanetta P.		8520 1st Ave South		Birningham	AL	35206
Thuman, Rhonda Arrington	٠.	801 Sharpsburg Cir		Birmingham	AĽ	35213
Thurmon. Dale Levert		3522 34th Ave N		Birmingham	AL	35207
Tigner, John Robert		2801 33rd Street North		Birmingham	ΑĽ	35207
Tolbert, Delores K.		6716 Exeter Avenue		Birmingham	ΑΓ	35212
Tolbert, Minnie Powe	:	3346 30th Way N		Birmingham	AL	35207

Page 59 of 65

Urquhart, Charlene       ————————————————————————————————————				3
The Est	910 Higgins Ave	Toledo	ЮН	43608
The Est	o Lana Vadeli 6209 Shades Pointe Lane	Hoover	AL	35244
The Est	209 Shades Pointe Lane	Hoover	AL	35244
he Est	/o Regina Robles 900 Shamrock Lane	Fultondale	AL	35068
He Est	193 30th Street North	Birmingham	ΑĽ	35207
The Est	324 43rd Avenue North	Farrant	P)	35217
	/o Personal Representative 4324 43rd Avenue North	Tarrant	ΑĽ	35217
	35 Fell Street	San Francisco	CA	94102
	27 Chandler Street	Talladega	ΑĽ	35160
	545 40th Place North	Birmingham	ΑΓ	35217
	248 31st Ave N	Birmingham	ΑΓ	35207
el, Jr.	032 32nd Ave N	Birmíngham	AL	35207
ei. Jr.	924 Etowah St	Birmingham	AL	35217
niel. Jr. n dison	737 Cherry Avenue	Bírmingham	AL	35214
niel, Jr. n dison	012 FL Shuttlesworth Dr	Birmingham	AL	35207
dison	305 Doak Rd N	Birmingham	AL	35207
	00 Penfield Drive	Birningham	AL	35217
	i005 42nd Place North	Tarrant	ΑΊ	35217
	3 Moonglow Dr	Birmingham	AL	35215
	1901 43rd Street North	Birmingham	AL	35207
	14 Crestview Dr	Gadsden	AL	35903
Walker, Emma Holman 2235 Garfield Street	235 Garfield Street	North Charlesto	NC	29405

Fuliname	SSN	Address	Address2	City	State	Zip
Walker, Mary Aline King	;	1423 23rd Street North		Birmingham	ΑΓ	35234
Walker, Parthenia Rodgers		2481 Chase Park Drive	Apt D	Montgomery	AL	36110
Walker, Rosa Toney		3901 43rd St North		Birmingham	ΑΓ	35217
Walker, Shera Ann Duncan		3712 41st Avenue North		Birmingham	Ϋ́	35207
Walker, Shirley Ann		3221 28th Ave N		Birmingham	AL	35207
Walker, Virginia Madison		6805 Dublin Terrace		Birningham	ΑĽ	35212
Wallace, Rosie Lee		2908 33rd Way North		Birmingham	AL	35207
Waller, Willie E., Sr	;	900 Penfield Drive		Birmingham	AL	35217
Walters, Bertha M.		4416 44th Street North		Birmingham	AL	35217
Walters, Clyde		4416 44th Street North		Birmingham	AL	35217
Walton, Hazel Adams		2437 Etowah St		Tarrant	ĄĽ	35217
Walton, Johnnie Mac, Jr.		2437 Etowah St		Tarrant	ΑĽ	35217
Ward, Carmen Yvonne		2707 Fairfield Avenue		Richmond	VA	23223
Ward, Emma Lee Snow		2707 Fairfield Avenue		Richmond	VA	23223
Ward, Henry, Jr.	٠	4200 29th Street North		Birmingham	ΑĽ	35207
Ward, Kizziah Prince		549 42nd Place North		Birningham	ΑĽ	35222
Ware, Linda Gail		540 Covered Bridge Trail		Fairburn	GA	30213
Ware, Teresa Ann	``	4411 44th Avenue North		Birmingham	AL	35217
Ware, Yvonne Wheat		1831 Idlewood Avenue		East Cleveland	НО	44112
Warren, Кепту De Wayne		2205 33rd Avenue North		Birmingham	ΑΓ	35207
Washington. Camilla Ann Conne		Post Office Box 170381		Birmingham	AL	35217
Washington. LaWanda		925 Martinwood Road		Bírmíngham	ΑĽ	35235

Fullname	SSN	Address	Address2	City	State	7lb
Washington. Thelma	***************************************	4333 43rd Avenue North		Birningham	ΑĽ	35217
Washington. Voncyle B.		3111 33rd Place North		Birningkarn	ΑĽ	35207
Watkins, Emma P.		3684 41st Ave North		Birmingham	AL	35207
Walkins, Ray C.		3919 - 12th Ave No		Birningham	AL	35234
Watkins. Tyise. L.		3684 41st Avenue North		Birmingham	AL	35207
Watson, Brenda M.		1320 25th Street North	Apt I	Birmingham	ΑĽ	35234
Watson, Charles		4905 Brittain St		Birmingham	AL	35217
Weeden, Alberta Rosa Thomas	<u>.</u>	· . 3525 43rd Avenue North		Birmingham	ΑΓ	35207
Welch, Annie Pearl Perry		P. O. Box 94446		Centerpoint	AL	35215
Wesley, Mary E.	•	2224 2nd St S		Birningham	AL	35205
Wesley, Thelma Smiley	·	4849 Smithfield Dr N		Birmingham	ΑĽ	35207
Wesley. Willie, The Estate of		c/o Beulah Wesley	480 Roseta Drive	Birningham	ΑΓ	35214
Whatley, Antoinette		316031st Avenue North		Birmingham	AL	35207
White, Aaron Derran		2932 41st Avenue North		Birmingham	AL	35207
White, Daisy		4313 Inglenook Street		Birmingham	AL	35217
White, Frances Foster		1021 15th Place SW		Birningham	AL	35211
White, Frederick		5013 Cheek Road North	•	Birningham	AL	35207
While, Harvey	١.	2729 20th Avenue North		Birningham	AL	35234
White, Hilda T.		218 Jefferson Boulevard		Tarrant	ĄĶ	35217
White, Julia Ruth Snow		3792 Walnut Creek Way		Lithonia	GA	30038
White, Kenneth		4229 Mineral Ave SW		Birningham	AL	35221
White, Paulette		2932 41st Ave N		Birmingham	AL	35207

Page 63 of 65

Page 64 of 65

Page 65 of 65

Fullname	SSN	Address	Address2	City	State	Zîp
				Hoderinia G	ΑĬ	36206
Wyatt, LaTonya Tremble		508 80th Place South		Diffillightan	2	
Wyatt, Phyllis Leoma-Oliver		510 West Smithfield Circle		Dolomite	ΑΓ	35061
Wynne, Adriena Gail		11611 Yosemite		Detroit	M	48204
Wynne. Alfreida Delores Revis		11621 Yosemite		Detroit	M	48204
Yarbrough, Dupree		701 Jackson Boulevard	,	Tarrant	ΑΓ	35217
Yarbrough, Lena		701 Jackson Bouevard		Tarrant	AL	35217
Yelder, Sandi R.		1216 Maple Street		Birmingham	AL	35217
Young, Barbara Jones		916 Ann Street		Birmingham	ĄŢ	35228
Young, Inett Smoot Brown		3612 24th Street North		Birmingham	ΑΓ	35207
Fotal:	1415					